18 CFR Part 342

[Docket No. RM20-14-001]

Five-Year Review of the Oil Pipeline Index

AGENCY: Federal Energy Regulatory Commission.

ACTION: Order on rehearing.

SUMMARY: The Federal Energy Regulatory Commission (Commission) addresses arguments raised on rehearing of the December 17, 2020 Order Establishing Index Level concluding the Commission's five-year review of the index level used to determine annual changes to oil pipeline rate ceilings (December 2020 Order). The December 2020 Order established an index level of Producer Price Index for Finished Goods plus 0.78% (PPI-FG+0.78%) for the five-year period commencing July 1, 2021. In this order, the Commission grants rehearing of the December 2020 Order, in part, denies rehearing, in part, and establishes an index level of PPI-FG-0.21%.

DATES: This order is applicable beginning January 20, 2022.

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SUPPLEMENTARY INFORMATION:

ORDER ON REHEARING

(Issued January 20, 2022)

- 1. On December 17, 2020, the Commission issued an order establishing an oil pipeline index level of Producer Price Index for Finished Goods plus 0.78% (PPI-FG+0.78%) for the five-year period beginning July 1, 2021. On January 19, 2021, Joint Commenters, Liquids Shippers Group (Liquids Shippers), the Canadian Association of Petroleum Producers (CAPP) (together with Joint Commenters and Liquids Shippers, Shippers), the Association of Oil Pipe Lines (AOPL), and Designated Carriers (together with AOPL, Pipelines) requested rehearing or clarification of the December 2020 Order.
- 2. As discussed below, we grant the requests for rehearing, in part, and deny the requests for rehearing, in part. As a result, we adopt an index level of PPI-FG-0.21%. This departure from the December 2020 Order results from: (a) trimming the data set to the middle 50% of cost changes, as opposed to the middle 80%; (b) incorporating the

¹ Five-Year Rev. of the Oil Pipeline Index, 86 FR 9448 (Feb. 16, 2021), 173 FERC ¶ 61,245 (2020) (December 2020 Order).

² Joint Commenters include: the Airlines for America; Chevron Products Company; the National Propane Gas Association; and Valero Marketing and Supply Company.

³ Liquids Shippers include: Apache Corporation; Cenovus Energy Marketing Services Ltd.; ConocoPhillips Company; Devon Gas Services, L.P.; Equinor Marketing & Trading US Inc.; Fieldwood Energy LLC; Marathon Oil Company; Murphy Exploration and Production Company—USA; Ovintiv Marketing, Inc.; and Pioneer Natural Resources USA, Inc.

⁴ Designated Carriers include: Buckeye Partners, L.P.; Colonial Pipeline Company; Energy Transfer LP; Enterprise Products Partners L.P.; and Plains All American Pipeline, L.P.

effects of the Commission's 2018 policy change requiring Master Limited Partnership (MLP)-owned pipelines to eliminate the income tax allowance and previously accrued Accumulated Deferred Income Taxes (ADIT) balances from their page 700 summary costs of service (Income Tax Policy Change);⁵ and (c) correcting the index calculation to rely upon updated page 700 cost data for 2014.

3. In addition, as discussed below, we direct oil pipelines to recompute their ceiling levels for July 1, 2021 through June 30, 2022, based upon an index level of PPI-FG-0.21%. Consistent with § 342.3(e) of the Commission's regulations,⁶ any oil pipeline with a filed rate that exceeds its recomputed ceiling level for July 1, 2021 through June 30, 2022 must file to reduce that rate to bring it into compliance with the pipeline's recomputed ceiling level. We direct such pipelines to submit these filings to be effective March 1, 2022.

I. <u>Background</u>

A. The Kahn Methodology

4. The Commission reviews the oil pipeline index level⁷ every five years.⁸ Beginning in Order No. 561 and in each ensuing five-year review, the Commission has

⁵ Inquiry Regarding the Commission's Policy for Recovery of Income Tax Costs, 162 FERC ¶ 61,227, at P 8 (2018 Income Tax Policy Statement), reh'g denied, 164 FERC ¶ 61,030, at P 13 (2018), request for clarification dismissed, 168 FERC ¶ 61,136 (2019), petitions for review dismissed sub nom. Enable Miss. River Transmission, LLC v. FERC, 820 F. App'x 8 (2020).

⁶ 18 CFR 342.3(e).

⁷ Pursuant to the indexing methodology, pipelines may increase their ceiling levels effective every July 1 by "multiplying the previous index year's ceiling level by the most recent index published by the Commission." 18 CFR 342.3(d)(1). The Commission publishes an annual index figure every May in a notice issued in Docket No. RM93-11-000.

⁸ Revisions to Oil Pipeline Regulations Pursuant to Energy Policy Act of 1992,

adjusted the index level using the Kahn Methodology, which calculates each pipeline's cost change on a per barrel-mile basis over the prior five-year period (e.g., 2014-2019 in this proceeding) based upon FERC Form No. 6, page 700 summary cost-of-service data. In order to remove statistical outliers and spurious data, the Kahn Methodology trims the data set by removing an equal number of pipelines at the top and bottom of the data set.9 The Kahn Methodology then averages three measures of the trimmed data sample's central tendency (the median, mean, and weighted mean) to determine a composite central tendency and compares this average to the changing value of PPI-FG over the same five-year period. The index level is set at PPI-FG plus (or minus) this differential. Historically, the index has ranged from PPI-FG-1% to PPI-FG+2.65%, and in 2015, the Commission set the index level at PPI-FG+1.23%.

B. Notice of Inquiry and Comments

5. On June 18, 2020, the Commission issued a Notice of Inquiry (NOI) proposing to adopt an index level of PPI-FG+0.09%. The NOI proposed to calculate the index level

Order No. 561, FERC Stats. & Regs. ¶ 30,985, at 30,941 (1993) (cross-referenced at 65 FERC ¶ 61,109), *order on reh'g*, Order No. 561-A, FERC Stats. & Regs. ¶ 31,000 (1994) (cross-referenced at 68 FERC ¶ 61,138), *aff'd sub nom. Ass'n of Oil Pipe Lines v. FERC*, 83 F.3d 1424 (D.C. Cir. 1996) (*AOPL I*).

⁹ In Order No. 561 and the 2015 and 2010 five-year reviews, the Commission relied solely upon the middle 50% of the data set. *Five-Year Rev. of the Oil Pipeline Index*, 153 FERC ¶ 61,312, at PP 42-44 (2015) (2015 Index Review), *aff'd sub nom. Ass'n of Oil Pipe Lines v. FERC*, 876 F.3d 336 (D.C. Cir. 2017) (*AOPL III*); *Five-Year Rev. of the Oil Pipeline Pricing Index*, 133 FERC ¶ 61,228, at P 60 (2010) (2010 Index Review), *reh'g denied*, 135 FERC ¶ 61,172 (2011) (2010 Index Rehearing Order); Order No. 561-A, FERC Stats. & Regs. ¶ 31,000 at 31,096-097. In the 2005 and 2000 five-year reviews, the Commission averaged the middle 50% with the middle 80% but did not justify or address its consideration of the middle 80%. 2010 Index Review, 133 FERC ¶ 61,228 at P 60. In addition, in the 2000 review, considering the middle 80% did not alter the index calculation. *Id*.

 $^{^{10}}$ Five-Year Rev. of the Oil Pipeline Index, 171 FERC ¶ 61,239 (2020) (NOI).

by (1) trimming the data set to the middle 50% and (2) incorporating the effects of the Income Tax Policy Change upon pipeline cost changes over the 2014-2019 period.¹¹ The Commission explained that commenters could address issues including, but not limited to, different data trimming methodologies and whether, and if so how, the Commission should reflect the effects of cost-of-service policy changes in the index calculation.¹²

6. Ten commenters filed comments in response to the NOI.¹³ Pipelines urged the Commission to use the middle 80%, as opposed to the middle 50%, and proposed to adjust the reported page 700 data for 2014 to eliminate the effects of the Income Tax Policy Change. Shippers, by contrast, argued that the Commission should continue using the middle 50% and reject Pipelines' proposed adjustments to the data set. In addition, Liquids Shippers proposed to replace the weighted mean in the Kahn Methodology's calculation of central tendency with the weighted median and to replace the returns on equity (ROE) reported on page 700 for 2014 and 2019 with standardized, industry-wide ROEs for both years. CAPP argued that negotiated rate contracts have served to reduce pipelines' risks and urged the Commission to require pipelines to provide their page 700 workpapers to investigate whether the reported page 700 ROEs reflect these effects.

¹¹ *Id.* PP 9-10.

¹² *Id*.

¹³ Comments were filed by AOPL, Designated Carriers, Kinder Morgan, Inc., Colonial, Joint Commenters, Liquids Shippers, CAPP, the Energy Infrastructure Council, the Pipeline Safety Trust, and the Pipeline and Hazardous Materials Safety Administration (PHMSA).

C. <u>December 2020 Order and Requests for Rehearing</u>

7. The December 2020 Order established an index level of PPI-FG+0.78%.¹⁴ The Commission adopted Pipelines' proposed adjustments to remove the effects of the Income Tax Policy Change from the index calculation¹⁵ and to use the middle 80%,¹⁶ and declined to adopt Liquids Shippers' and CAPP's proposals.¹⁷ On January 19, 2021, Shippers filed requests for rehearing challenging these determinations and Pipelines requested rehearing or clarification to correct minor errors in the workpapers underlying the December 2020 Order.

II. Discussion

A. 2018 MLP Income Tax Policy Change

1. <u>December 2020 Order</u>

8. Prior to the December 2020 Order, the Commission committed in the 2018
Income Tax Policy Statement to "incorporate the effects of [the Income Tax Policy
Change] on industry-wide oil pipeline costs in the 2020 five-year review. . . ."

Through the Income Tax Policy Change, the Commission altered its policies so that natural gas and oil pipelines organized as MLPs could not recover the same tax costs twice in their rates.

Although the Commission acted immediately to address this double recovery in

 $^{^{14}}$ December 2020 Order, 173 FERC \P 61,245 at P 2.

¹⁵ *Id.* PP 16-20.

¹⁶ *Id.* PP 25-32.

¹⁷ *Id.* PP 36-40, 45-50, 52-53.

¹⁸ Income Tax Policy Statement, 162 FERC ¶ 61,227 at P 8.

¹⁹ From 2005 to 2018, the Commission allowed MLP pipelines to claim a full income tax allowance in their costs of service. *Inquiry Regarding Income Tax Allowances*, 111 FERC ¶ 61,139, at P 32 (2005) (2005 Income Tax Policy Statement). In

natural gas pipeline rates,²⁰ the Commission deferred action regarding oil pipeline rates and emphasized that oil pipeline rates "will be addressed in due course" during the 2020 five-year index review.²¹ The Commission explained that by acting in the 2020 five-year review, the Commission would "ensure that the industry-wide reduced costs are incorporated on an industry-wide basis. . . ."²²

9. However, when the 2020 five-year review arrived, the Commission reversed course. In the December 2020 Order, the Commission declined to incorporate the effects of the Income Tax Policy Change into the 2020 five-year review index calculation.

Accordingly, the December 2020 Order adopted Designated Carriers' proposal to eliminate the effects of the Income Tax Policy Change from the index calculation by adjusting the reported page 700 data for all pipelines that were MLPs in 2014 to reduce

a series of orders beginning in 2016, the Commission and the U.S. Court of Appeals for the District of Columbia Circuit (D.C. Circuit) found that allowing MLP pipelines to recover both an income tax allowance and an ROE determined using the Discounted Cash Flow (DCF) model results in an impermissible double recovery of tax costs. The Commission rectified the double recovery through the Income Tax Policy Change in 2018, finding that MLP pipelines could no longer recover an income tax allowance and could eliminate previously accumulated ADIT balances from their costs of service. The D.C. Circuit affirmed the Commission's decisions in 2020. See United Airlines, Inc. v. FERC, 827 F.3d 122 (D.C. Cir. 2016) (United Airlines), order on remand, SFPP, L.P., Opinion No. 511-C, 162 FERC ¶ 61,228, at P 22 (2018), (remanding the Commission's application of the 2005 policy), reh'g denied, Opinion No. 511-D, 166 FERC ¶ 61,142, at PP 90-95 (2019), aff'd, SFPP, L.P. v. FERC, 967 F.3d 788, 793-97, 801-03 (D.C. Cir. 2020) (SFPP); see also Income Tax Policy Statement, 162 FERC ¶ 61,227, reh'g denied, 164 FERC ¶ 61,030, request for clarification dismissed, 168 FERC ¶ 61,136; petitions review dismissed sub nom. Enable Miss. River Transmission, LLC v. FERC, 820 F. App'x 8.

 $^{^{20}}$ Interstate & Intrastate Nat. Gas Pipelines, Order No. 849, 164 FERC \P 61,031, at P 30 (2018), reh'g denied, Order No. 849-A, 167 FERC \P 61,051 (2019).

 $^{^{21}}$ Income Tax Policy Statement, 162 FERC \P 61,227 at P 46.

²² *Id.* P 8.

the 2014 income tax allowance to zero and to revise the 2014 return on rate base to reflect the removal of ADIT.²³

10. The Commission determined that although the index aims to reflect changes in recoverable costs, alterations to the Opinion No. 154-B methodology²⁴ are distinct from the annual changes to pipeline costs that are input into that methodology.²⁵ The Commission stated that the index is not a true-up designed to remedy over- or underrecoveries resulting from past cost-of-service policy changes, but instead simply allows for incremental rate adjustments to enable recovery of future cost changes.²⁶ The Commission also determined that it was not clear that the double recovery of MLP

²³ December 2020 Order, 173 FERC ¶ 61,245 at P 16. Because the 2014 page 700 data reflected the old policy whereas the 2019 data reflected the new policy, a straightforward application of the longstanding Kahn Methodology would have incorporated the cost reductions caused by the Income Tax Policy Change. AOPL's and Designated Carriers' proposals for eliminating the effects of the Income Tax Policy Change differed. AOPL proposed to (1) eliminate the 2014 income tax allowance for all pipelines that reduced their income tax allowance from a positive number to zero in response to the 2018 Income Tax Policy Statement and continued reporting zero income tax allowance for the remainder of the 2014-2019 period, and (2) adjust these pipelines' 2014 return on rate base to reflect the elimination of their ADIT balances. Designated Carriers supported AOPL's adjustments and proposed to extend them to all pipelines that were owned by MLPs in 2014, including those that later converted to business forms eligible to recover an income tax allowance. No entity challenges on rehearing the Commission's decision not to adopt AOPL's proposal.

²⁴ The Opinion No. 154-B methodology is the cost-of-service ratemaking methodology that the Commission uses for oil pipelines. *Williams Pipe Line Co.*, Opinion No. 154-B, 31 FERC ¶ 61,377, *order on reh'g*, Opinion No. 154-C, 33 FERC ¶ 61,327 (1985). The Opinion No. 154-B methodology is based upon trended original costs, whereby the inflationary component of the nominal return is placed in deferred earnings and recovered as a part of rate base in future years. *E.g.*, *BP W. Coast Prods.*, *LLC v. FERC*, 374 F.3d 1263, 1282-83 (D.C. Cir. 2004).

²⁵ December 2020 Order, 173 FERC ¶ 61,245 at P 17 (stating that "the purpose of indexing is to allow the indexed rate to keep pace with industry-wide cost changes, not to reflect alterations to the Commission's Opinion No. 154-B cost-of-service methodology").

pipelines' income tax costs was ever incorporated into the index or that MLP pipelines benefitted from the Commission's prior policy permitting them to recover an income tax allowance.²⁷

2. Rehearing Requests

- 11. Shippers argue that the Commission's decision to adjust reported page 700 data to remove the effects of the Income Tax Policy Change contravenes established precedent and rests upon flawed reasoning. First, Shippers contend that both the D.C. Circuit and the Commission have found that the index aims to track changes in recoverable pipeline costs consistent with the Opinion No. 154-B methodology.²⁸ Shippers argue that the Income Tax Policy Change changed pipelines' recoverable costs by requiring MLP pipelines to remove the income tax allowance and ADIT balances from their costs of service. Thus, Shippers contend that the index should reflect this policy change.²⁹
- 12. Second, Shippers state that the December 2020 Order contradicts the Commission's statement in the 2018 Income Tax Policy Statement that it would "incorporate the effects" of the Income Tax Policy Change in this five-year review.³⁰ Shippers assert that they relied upon this statement and, as a result, lost their ability to

²⁷ *Id.* P 19 & n.37.

²⁸ Joint Commenters Request for Rehearing at 43-45 (quoting 2015 Index Review, 153 FERC ¶ 61,312 at P 13) (citing *AOPL III*, 876 F.3d at 345-46); Liquids Shippers Request for Rehearing at 17 (quoting *AOPL III*, 876 F.3d at 345; 2015 Index Review, 153 FERC ¶ 61,312 at P 13).

²⁹ Joint Commenters Request for Rehearing at 42-46; Liquids Shippers Request for Rehearing at 16-19.

³⁰ 2018 Income Tax Policy Statement, 162 FERC ¶ 61,227 at P 46; Joint Commenters Request for Rehearing at 41-42, 56; Liquids Shippers Request for Rehearing at 15.

seek rehearing or judicial review of the 2018 Income Tax Policy Statement and forewent opportunities to challenge oil pipeline rates.³¹ Shippers further claim that the Commission's continued inaction on eliminating the MLP income tax double recovery from oil pipeline rates, as contrasted with its actions to eliminate that double recovery from natural gas pipeline rates, raises due process concerns for oil pipeline shippers.³² In addition, Shippers disagree with the December 2020 Order's conclusion that reflecting the Income Tax Policy Change would convert the index into a true-up designed to remedy a prior over-recovery.³³

13. Third, Shippers maintain that adjusting reported page 700 data is unprecedented and departs from the Commission's consistent practice of calculating the index level using unadjusted data.³⁴ Shippers state that the Commission has previously rejected proposals to make targeted adjustments to the data set by removing pipelines with cost changes resulting from specific factors because such proposals failed to identify other factors that could render a pipeline's data non-comparable.³⁵ Shippers contend that the Commission should likewise reject Pipelines' adjustments because they fail to consider other factors or policy changes.³⁶

³¹ Joint Commenters Request for Rehearing at 57; CAPP Request for Rehearing at 11-13; *see also* Liquids Shippers Request for Rehearing at 15-16.

³² Joint Commenters Request for Rehearing at 59-60.

³³ *Id.* at 46-47.

³⁴ *Id.* at 46.

³⁵ *Id.* at 51 (quoting 2015 Index Review, 153 FERC \P 61,312 at P 34).

³⁶ *Id*.

- 14. Fourth, Shippers state that regardless of whether prior index calculations directly incorporated the Commission's prior policies allowing MLP pipelines to recover an income tax allowance, the MLP income tax allowance became integrated into the industry's recoverable costs and thus came to be reflected in the index.³⁷ Shippers also argue that MLP pipelines did, in fact, benefit from these policies because they allowed MLPs to report higher costs on their page 700s, which helped to insulate their annual index rate increase filings from challenge under the Commission's Percentage Comparison Test.³⁸
- 15. Fifth, Liquids Shippers argue that the December 2020 Order further distorts the index calculation by adjusting the page 700 data of pipelines that were MLPs in 2014 and converted to C-Corporations after the 2018 Income Tax Policy Change. Liquids Shippers contend that because these pipelines were eligible as C-Corporations to report a positive income tax allowance on page 700 for 2019, reducing their 2014 income tax allowance to zero fabricates an erroneous cost increase between 2014 and 2019.³⁹

3. Commission Determination

16. We grant rehearing of the December 2020 Order to calculate the index level using unadjusted page 700 data that reflects the effects of the Income Tax Policy Change upon recoverable pipeline costs.

³⁷ *Id.* at 53.

³⁸ *Id.* at 53-55. Under the Percentage Comparison Test, the Commission will investigate a protested index rate increase filing if the pipeline's page 700 revenues exceed its costs and there is a more than a 10 percentage-point differential between the index rate increase and the change in the prior two years' total cost-of-service data reported on page 700, line 9. *E.g.*, *HollyFrontier Refin. & Mktg. LLC v. SFPP, L.P.*, 170 FERC ¶ 61,133, at P 5 (2020).

³⁹ Liquids Shippers Request for Rehearing at 18-19.

a. The Income Tax Policy Change Should be Incorporated Into the Index Calculation

- 17. The index must reflect the Income Tax Policy Change in order to produce just and reasonable oil pipeline rates. Prior to the 2018 Income Tax Policy Change, MLP pipelines' rates could recover the same investor-level tax costs twice, once in an income tax allowance and again in an ROE.⁴⁰ The D.C. Circuit and the Commission both concluded that this led to an impermissible double recovery of investor-level tax costs and produced unjust and unreasonable rates.⁴¹ The Income Tax Policy Change eliminated this double recovery by prohibiting MLP pipelines from recovering an income tax allowance. However, oil pipeline rates have yet to incorporate this policy change.⁴² Thus, the impermissible double-recovery has not been eliminated from oil pipeline rates. Because indexing is the Commission's primary oil pipeline ratemaking methodology and because indexed oil pipeline rates must be just and reasonable, we conclude that the index calculation must now address the Income Tax Policy Change.
- 18. The index was always intended to reflect changes to Opinion No. 154-B costs such as the elimination of the double recovery via the Income Tax Policy Change. The

⁴⁰ 2005 Income Tax Policy Statement, 111 FERC ¶ 61,139 at P 32.

⁴¹ SFPP, 967 F.3d at 795-97; *United Airlines*, 827 F.3d at 136; Income Tax Policy Statement, 162 FERC ¶ 61,227 at PP 8, 45. MLP pipelines do not incur income taxes at the entity level, but the Commission justified permitting them to recover an income tax allowance on the basis that their investors pay taxes on their allocated share of the MLP's taxable income. Because the D.C. Circuit and the Commission concluded that the MLP pipeline's DCF ROE already included investor-level income tax costs, a double recovery resulted from permitting an income tax allowance that recovered those same tax costs. Opinion No. 511-C, 162 FERC ¶ 61,228 at P 22.

⁴² Pipelines identify only one MLP oil pipeline, SFPP, L.P. (the pipeline whose rates were the subject of *United Airlines*), that has adjusted its rates in response to the Income Tax Policy Change. AOPL Initial Comments at 27-28; Designated Carriers Initial Comments at 11, 14.

Opinion No. 154-B methodology defines the costs that oil pipelines can recover in rates and the index is the primary means for recovering those costs. ⁴³ Accordingly, the Commission and the D.C. Circuit have long recognized that the index should reflect changes in costs recoverable under the Opinion No. 154-B methodology, ⁴⁴ and the Commission uses the Opinion No. 154-B methodology cost data reported on page 700 to calculate the index level. ⁴⁵ Here, the adoption of the Income Tax Policy Change altered those costs by barring MLP pipelines from recovering in 2019 income tax costs that they were permitted to recover in 2014. By comparing the 2014 data reported on page 700 under the Commission's previous policy with the 2019 data reported under its revised policy, this index calculation will accurately capture the effects of the Income Tax Policy Change on costs recoverable under Opinion No. 154-B. ⁴⁶

⁴³ As explained above, the Opinion 154-B methodology is the Commission's cost-of-service ratemaking methodology for oil pipelines. *See supra* note 24.

⁴⁴ AOPL III, 876 F.3d at 345 (finding that the Commission "has consistently treated the index as a measure of normal industry-wide cost-of-service changes"); 2015 Index Review, 153 FERC ¶ 61,312 at P 13, aff'd, AOPL III, 876 F.3d at 345-46 ("[T]he index is meant to reflect changes to recoverable pipeline costs, and, thus, the calculation of the index should use data that is consistent with the Commission's [Opinion No. 154-B] cost-of-service methodology."); see also Order No. 561-A, FERC Stats. & Regs. ¶ 31,000 at 31,096 (lamenting that the then-existing Form No. 6 provided a "highly unsatisfactory" measure of capital cost changes because it did "not contain the information necessary to compute a trended original cost (TOC) rate base or a starting rate base" under the Opinion No. 154-B methodology).

⁴⁵ 2015 Index Review, 153 FERC ¶ 61,312 at PP 12-13 (adopting use of page 700 data to measure oil pipeline cost changes because, among other reasons, page 700 data is consistent with the Opinion No. 154-B methodology).

⁴⁶ In contrast, adjusting the data set to remove the effects of this policy change would maintain a divergence between indexed rates and Opinion No. 154-B recoverable costs.

- 19. We also find that adjusting page 700 data to remove the Income Tax Policy Change's effects conflicts with the Commission's historical practice. The Commission has not previously adjusted the reported data used to derive the index level. Order Nos. 561 and 561-A "opted for a purely historical analysis" for measuring pipeline cost changes based upon documented cost experience, and in each subsequent index review the Commission has calculated the index level using reported Form No. 6 data without adjustment. Thus, modifying MLP pipelines' reported income tax allowances and returns on rate base would depart from the purely historical analysis on which the Commission has consistently relied since establishing the indexing regime.
- 20. In addition, incorporating the Income Tax Policy Change into the index complies with the Energy Policy Act of 1992's (EPAct 1992) dual mandate for just and reasonable

⁴⁷ Ass'n of Oil Pipe Lines v. FERC, 281 F.3d 239, 247 (D.C. Cir. 2002) (AOPL II) (citing Five-Year Rev. of Oil Pipeline Pricing Index, 93 FERC \P 61,266, at 61,855 (2000) (2000 Index Review), aff'd in part and remanded, AOPL II, 281 F.3d 239, order on remand, 102 FERC \P 61,195 (2003); Order No. 561, FERC Stats. & Regs. \P 30,985 at 30,951).

⁴⁸ Although the Commission has curtailed the *amount* of data it considers in calculating the index level via statistical data trimming to the middle 50%, it has never modified the specific *inputs* that pipelines have recorded in their Form No. 6 filings. Similarly, while the Commission adjusts the data set to account for pipeline mergers and divestitures that occurred during the five-year review period, these steps are distinguishable from the adjustments to omit the effects of the Income Tax Policy Change adopted in the December 2020 Order based upon Pipelines' proposals. Where pipelines filed separate page 700 data for the first year of the review period (e.g., 2014) and merged later in the review period, the Commission adds the separate costs that the pipelines reported for the first year and compares this sum to the newly combined company's page 700 costs reported for the last year of the data set (e.g., 2019). 2015 Index Review, 153 FERC ¶ 61,312 at P 38. Conversely, in the case of divestitures, the Commission adds the separate costs the pipelines reported for the last year of the data set and compares this sum to the formerly combined company's page 700 costs reported for the first year. Unlike Pipelines' proposed adjustments, which alter a specific cost item that pipelines reported on page 700, this step simply combines the total costs that the pipelines reported as separate entities at one endpoint of the review period to mirror their status as a combined entity at the other endpoint.

rates and for simplified and streamlined ratemaking.⁴⁹ As stated above, the D.C. Circuit and the Commission have previously held that an impermissible double recovery results from granting MLP pipelines an income tax allowance.⁵⁰ Thus, as the Commission's Opinion No. 154-B methodology evolves, oil pipeline rates adjusted via indexing must reflect those changes in order to remain just and reasonable. If the Commission omits the effects of the Income Tax Policy Change from the index calculation, the only alternative method of reflecting the elimination of the MLP income tax double recovery in rates would be through cost-of-service rate litigation.⁵¹ We find that implementing cost-of-service policy changes in this fashion would hinder the statutory goals of efficient and simplified ratemaking embodied in EPAct 1992.⁵²

21. Finally, our holding on rehearing honors the Commission's assurances in the 2018 Income Tax Policy Statement. There, the Commission committed to "incorporate the

 $^{^{\}mathbf{49}}$ Pub. L. No. 102-486, 1801(a), 106 Stat. 2776, 3010 (1992) (codified at 42 U.S.C. 712 note).

⁵⁰ See supra note 19.

MLP income tax double recovery in indexed rates via the simplified and streamlined five-year review process. As discussed above, the Kahn Methodology calculates the index level based upon the change in industry-wide page 700 costs from the first year of the review period to the last year. Accordingly, it is only possible to reflect the Income Tax Policy Change in the instant index calculation, which measures cost changes from 2014 (when MLP pipelines reported a positive income tax allowance) to 2019 (when MLP pipelines reported zero income tax allowance). Capturing this decrease in recoverable income tax costs from 2014 to 2019 will reduce the index level to incorporate the elimination of the MLP income tax double recovery. In contrast, the 2025 five-year review will reflect no change in MLP income tax costs because MLP pipelines will report zero income tax allowance for both the first and last years of the 2019-2024 period.

⁵² See AOPL II, 281 F.3d at 244 (holding that an oil pipeline ratemaking regime based in large part upon cost-of-service rate proceedings "would be inconsistent with Congress's mandate under the EPAct for FERC to establish 'a simplified and generally applicable ratemaking methodology." (quoting EPAct 1992, at 1801(a))).

effects of [the Income Tax Policy Change] . . . in the 2020 five-year review" so that oil pipeline rates would reflect these reduced costs.⁵³ Whereas the Commission acted immediately to eliminate the MLP income tax double recovery from natural gas pipeline rates,⁵⁴ the Commission deferred adjusting oil pipeline rates until the 2020 five-year index review. Failure to act here would leave oil pipeline rates unaddressed indefinitely. While Pipelines urge the Commission to disregard our assurances from the 2018 Income Tax Policy Statement, they offer no alternative remedy.⁵⁵ Moreover, we recognize that

Regarding the Effect of the Tax Cuts and Jobs Act on Commission-Jurisdictional Rates, 162 FERC ¶ 61,223, at P 4 (2018) ("The Commission must ensure that the rates, terms, and conditions of jurisdictional services under the Federal Power Act (FPA), the Natural Gas Act (NGA), and the Interstate Commerce Act are just, reasonable, and not unduly discriminatory or preferential."); *id.* P 8 (directing oil pipelines to report on page 700 an income tax allowance consistent with the Income Tax Policy Change and the Tax Cuts and Jobs Act. As opposed to initiating cost-of-service complaints against oil pipelines, deferring action until the 2020 five-year index review best fulfilled EPAct 1992's dual mandate for simplified oil pipeline ratemaking and just and reasonable rates. *See supra* P 20 & note 51.

⁵⁴ Specifically, the Commission required natural gas pipelines to submit a one-time filing for the purpose of evaluating the impact of the Income Tax Policy Change and the Tax Cuts and Jobs Act upon the pipeline's revenue requirement. Order No. 849, 164 FERC ¶ 61,031 at P 30. This process allowed for MLP natural gas pipelines to voluntarily reduce their rates in response to the Income Tax Policy Change and for the Commission to initiate rate investigations pursuant to section 5 of the Natural Gas Act where the pipeline appeared to be over-recovering its cost of service as a result of the policy change. *E.g.*, *Stagecoach Pipeline & Storage Co.*, 166 FERC ¶ 61,199 (2019); *N. Nat. Gas Co.*, 166 FERC ¶ 61,033 (2019). In contrast to MLP natural gas pipelines, Pipelines identify only one MLP oil pipeline, SFPP, L.P. (the pipeline whose rates were the subject of *United Airlines*), that has adjusted its rates in response to the Income Tax Policy Change. *See supra* note 42.

⁵⁵ We recognize that the 2018 Income Tax Policy Statement provided non-binding guidance regarding the Commission's future intentions. Accordingly, in the NOI initiating this proceeding, the Commission invited the commenters to address this issue. NOI, 171 FERC ¶ 61,239 at P 10. Our determination here is based upon the full consideration of the extensive record developed in this proceeding.

shippers relied upon our assurances in considering whether to bring challenges to oil pipeline rates following the Income Tax Policy Change.⁵⁶

b. Reconsidering the December 2020 Order

- 22. As discussed below, we reject the reasons provided by the December 2020 Order for excluding the Income Tax Policy Change from the index calculation.
- 23. First, there is no meaningful distinction between changes to the Opinion No. 154-B methodology and changes to the costs that pipelines input into that methodology.⁵⁷
 Rather, changes to the Opinion No. 154-B methodology produce corresponding changes to the costs that pipelines can recover. Thus, for purposes of determining the index, any meaningful measure of changes to recoverable costs between 2014 and 2019 must reflect the Income Tax Policy Change. The December 2020 Order's adjustments to the page 700 data omit the effects of the Income Tax Policy Change—as though MLP pipelines did not receive an income tax allowance in 2014.⁵⁸ Given the purpose of the indexing regime to adjust rates for changes to Opinion No. 154-B recoverable costs, a true "apples-

directly affected the costs that MLP pipelines can recover under the Opinion No. 154-B methodology.

⁵⁶ Joint Commenters Request for Rehearing at 57; CAPP Request for Rehearing at 11-13; *see also* Liquids Shippers Request for Rehearing at 15-16.

⁵⁷ December 2020 Order, 173 FERC ¶ 61,245 at P 17 (stating that "the purpose of indexing is to allow the indexed rate to keep pace with industry-wide cost changes, not to reflect alterations to the Commission's Opinion No. 154-B cost-of-service methodology").

⁵⁸ In the December 2020 Order, the Commission stated that "[j]ust as a business must account for changes to its accounting policies when comparing costs over two different periods, we must make a similar adjustment to the reported page 700 data here to derive an 'apples-to-apples' comparison of pipeline cost changes." *Id.* This analogy to accounting methods is misplaced. Whereas an accounting methodology simply involves the method of recording costs, as explained above, the Income Tax Policy Change

to-apples" comparison involves comparing the recoverable costs in 2014 with the recoverable costs in 2019—if companies received an income tax allowance in 2014 but did not in 2019, the index must reflect that reality.

- 24. Second, contrary to the statements in the December 2020 Order, we find that reflecting the Income Tax Policy Change does not effectuate a true-up for prior-period over-recoveries.⁵⁹ Consistent with the purposes of the five-year review, incorporating the effects of the Income Tax Policy Change in the index calculation will align pipelines' *future* rates with their *future* costs recoverable under Opinion No. 154-B. By failing to reflect the Income Tax Policy Change in the calculation of the prospective index, the approach adopted in the December 2020 Order would cause future indexed rates to become estranged from future recoverable costs.
- 25. Third, we disagree with the December 2020 Order's reasoning that "[b]ecause no prior index calculation incorporated the [2005 policy] allowing MLP pipelines to recover an income tax allowance, it is not necessary to reflect the policy change denying those pipelines an income tax allowance in the calculation here." This statement disregards indexing's purpose and oversimplifies the Commission's historical practice. Indexed rates have always served as a means for recovering pipeline income tax costs.

 Accordingly, the five-year review index calculation was always intended to incorporate changes in pipeline income tax costs, even if the Commission previously measured those costs using an imperfect estimate. Now, the Commission uses page 700 data that

⁵⁹ *Id.* P 18.

⁶⁰ *Id.* P 19.

⁶¹ Before the 2015 Index Review when the Commission began using page 700 data, the Commission estimated pipeline cost changes using a rough proxy based upon Form No. 6 accounting data. This accounting data did not directly measure changes in

directly measures income tax costs. The Commission should not disregard this data when calculating the index level.

26. Moreover, the facts here undercut Pipelines' claim that MLP income taxes have not been incorporated into pipeline rates.⁶² Prior to the 2005 income tax policy change, MLP pipelines were eligible to include at least a partial income tax allowance in their costs of service.⁶³ To the extent that prior index calculations did not incorporate the 2005 income tax policy directly, pipeline rates did substantially come to reflect that policy over time.⁶⁴ To explain further, as the number of pipelines in the Commission's data set expanded,⁶⁵ all initial rates and non-indexing rate changes would have reflected MLPs

the income tax costs recoverable under Opinion No. 154-B. December 2020 Order, 173 FERC ¶ 61,245 at P 19; see also 2015 Index Review, 153 FERC ¶ 61,312 at PP 14-15 (describing this proxy and its deficiencies). The Commission relied upon this proxy because direct measures of capital costs and income tax costs were not available when the index was first established. 2015 Index Review, 153 FERC ¶ 61,312 at P 14. Before page 700 was created, the Commission lamented that "the measure of the capital cost component of the cost of service is highly unsatisfactory" because Form No. 6 did "not contain the information necessary to compute a trended original cost . . . rate base or a starting rate base as allowed for in Order No. 154-B." Order No. 561-A, FERC Stats. & Regs. ¶ 31,000 at 31,096.

⁶² Designated Carriers Initial Comments at 17-20; *see also* December Order, 173 FERC ¶ 61,245 at P 19.

⁶³ Lakehead Pipe Line Co., L.P., Opinion No. 397, 71 FERC ¶ 61,338, at 62,314-15 (1995), reh'g denied, Opinion No. 397-A, 75 FERC ¶ 61,181 (1996) (permitting partnership entities like MLP pipelines to recover an income tax allowance for income attributable for corporate partners, but not for income attributable to individuals or other non-corporate partners); see also Riverside Pipeline Co., L.P., 48 FERC ¶ 61,309, at 62,018 (1989) (applying pre-Lakehead policy permitting partnership pipelines to recover a full income tax allowance as if they were corporations).

⁶⁴ Consistent with EPAct 1992's mandate for a simplified and streamlined ratemaking regime, the Commission does not scrutinize the costs underlying each individual pipeline's rates when developing the industry-wide index. Rather, the Commission reaches its determinations based upon what is appropriate on balance for the industry as a whole.

⁶⁵ Notably, 164 of the 277 total oil pipelines in the Commission's data set, or 59%,

pipelines' ability to recover a full income tax allowance under the previous 2005 policy. Although we recognize that prior index reviews imperfectly captured the 2005 income tax policy change, we know that the 2005 policy change plainly affected oil pipeline rates over the last 15 years. Furthermore, Pipelines' argument ignores how MLP pipelines' ability to claim an income tax allowance under the previous 2005 policy shielded those pipelines' rates from challenge. Therefore, we are not persuaded by arguments based upon the 2005 policy change that the Commission must remove the 2018 Income Tax Policy Change from this index calculation.

27. Fourth, the adjustments adopted in the December 2020 Order lead to incongruous and unreasonable results because they enable pipelines, including those with an existing double recovery, to increase their rates above the levels that would have resulted absent the D.C. Circuit's and the Commission's double-recovery findings. The Commission adopted the Income Tax Policy Change in response to findings by the D.C. Circuit and the Commission that MLP pipeline rates were double recovering those pipelines' income

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have reduced the pipeline's exposure to cost-of-service rate complaints and challenges to index rate changes.

have been added since the 2005 five-year review.

⁶⁶ In urging the Commission to adopt the adjustment to the reported page 700 data to eliminate the effects of the Income Tax Policy Change, neither AOPL nor Designated Carriers account for the extent to which the Commission's prior income tax policies permitting MLPs to recover an income tax allowance were incorporated into pipelines' existing rates.

⁶⁷ Specifically, the Commission evaluates cost-of-service complaints and challenges to annual index rate increases based upon the differential between costs and revenues on page 700. To the extent that an MLP pipeline's page 700 revenues exceeded its costs, the ability to report an income tax allowance as a cost on page 700 would have reduced the gap between revenues and costs. This lower cost-revenue differential would

tax costs.⁶⁸ Absent the D.C. Circuit's and the Commission's holdings prohibiting MLP pipelines from recovering an income tax allowance in their costs of service, MLP pipelines, like corporate pipelines, would have reported a reduction in their income tax allowances as a result of the Tax Cuts and Jobs Act. However, by treating MLP pipelines' income tax liability as zero for both 2014 and 2019, Pipelines' adjustments eliminate the downward effect the Tax Cuts and Jobs Act would have exerted upon MLP pipelines' recoverable income tax costs during the 2014-2019 period.⁶⁹ Thus, not only do Pipelines' adjustments eliminate the reduction in industry-wide recoverable costs resulting from the Income Tax Policy Change, but they also diminish the separate reduction in MLP pipelines' recoverable costs that would have resulted from the Tax Cuts and Jobs Act had that policy change not occurred. As a result, incorporating Pipelines' adjustments in the cost-change analysis would produce a *higher* index level than what would have resulted absent the Income Tax Policy Change eliminating the MLP income tax double recovery. Therefore, we decline to adopt Pipelines' adjustments given this incongruous and unreasonable result and instead calculate the index level using unadjusted page 700 data.

c. Pipelines' Remaining Arguments are Unpersuasive

28. We are unpersuaded by Pipelines' remaining arguments for removing the effects of the Income Tax Policy Change from the index calculation. Regarding their claim that the policy change should be excluded because it did not affect pipelines' actual income

⁶⁸ 2018 Income Tax Policy Statement, 162 FERC ¶ 61,227 at P 8.

⁶⁹ All commenters agree that the index should reflect the decrease resulting from the Tax Cuts and Jobs Act to the income tax allowance recoverable by pipelines organized as corporations. December 2020 Order, 173 FERC ¶ 61,245 at P 10 n.20.

tax costs,⁷⁰ we find that this argument misconstrues the cost changes that the index is designed to measure. As discussed above, "the index is meant to reflect changes to recoverable pipeline costs" measured under the Opinion No. 154-B methodology.⁷¹ Thus, the index is designed to track changes in the income tax costs that pipelines can recover under the Commission's cost-of-service ratemaking methodology. In arguing that the Income Tax Policy Change only modified the ratemaking treatment of MLP income tax costs without affecting actual costs,⁷² Pipelines overlook that changes in ratemaking treatment produce the very Opinion No. 154-B cost-of-service changes that the index calculation seeks to measure.⁷³

29. Moreover, the income tax costs that pipelines can recover under Opinion No. 154-B are distinct from the actual tax costs that pipelines have paid to the taxing authority.

Instead, as the D.C. Circuit has recognized, income tax costs recoverable under the Commission's cost-of-service methodology are not equivalent to "actual taxes paid."⁷⁴

⁷⁰ E.g., AOPL Initial Comments at 29-31; AOPL Reply Comments at 11; Designated Carriers Initial Comments at 7, 9-12; *see also* Kinder Morgan Initial Comments at 3-4.

⁷¹ 2015 Index Review, 153 FERC ¶ 61,312 at P 13 (citing Order No. 561-A, FERC Stats. & Regs. ¶ 31,000 at 31,096). In fact, the Commission updated its calculation of the index level to rely upon page 700 because it includes actual total cost-of-service data consistent with Opinion No. 154-B. *Id.* PP 13-14.

⁷² AOPL Initial Comments at 30 (quoting Shehadeh Initial Decl. at 14); Designated Carriers Initial Comments at 3, 7-8, 10-11.

⁷³ AOPL III, 876 F.3d at 345 ("[N]either Order No. 561 nor the subsequent index review orders indicate that the index was intended to measure something distinct from the costs measured under its cost-of-service methodology. Rather, the Commission has consistently treated the index as a measure of normal industry-wide cost-of-service changes").

⁷⁴ City of Charlottesville v. FERC, 774 F.2d 1205, 1213-15 (D.C. Cir. 1985) (Scalia, J.). As then-Judge Scalia explained:

Accordingly, because recoverable income tax costs do not correspond to taxes paid, we reject Pipelines' claim that the index should only reflect changes in actual income tax costs.

30. We also reject AOPL's assertion that the Income Tax Policy Change should be excluded because it represents an extraordinary, one-time event that is not representative of likely future cost experience. As discussed above, the Kahn Methodology calculates the index level based upon historical cost changes, and does not address speculative assertions about future developments. Consistent with this approach, the Commission has previously rejected similar requests to adjust the data set for one-time cost changes resulting from events that were unlikely to reoccur in the future. For example, in the 2000 Index Review, the Commission rejected a proposed adjustment to address one-time cost savings resulting from the establishment of the indexing methodology and its associated cost efficiency incentives. The D.C. Circuit affirmed this decision, finding

Id. at 1215 (emphasis in original) (citing *Pub. Sys. v. FERC*, 709 F.2d 73, 81-82 (D.C. Cir. 1983); *Tenneco Oil Co. v. FERC*, 571 F.2d 834, 844 (5th Cir. 1978)).

[[]T]he imprecision of the "actual taxes paid" formulation is exceeded only by the name of the Holy Roman Empire: two out of the three words are wrong. Taxes, yes. But not necessarily *actual* taxes, since inexact estimations are often allowed, *e.g.*, a nationwide tax allowance applied to all individual utilities And not necessarily taxes *paid*, since tax liability incurred by current activities but in fact not paid currently can be charged to present ratepayers, *e.g.*, taxes deferred by reason of accelerated depreciation but passed on to current ratepayers through normalization. So the principle should be expressed 'actual or estimated taxes paid or incurred'—whereupon it ceases to constrain the Commission with regard to taxes any more than the Commission is constrained with regard to its treatment of other expenses. Which is as it should be.

⁷⁵ AOPL Reply Comments at 13-14.

⁷⁶ See 2000 Index Review, 93 FERC at 61,855 ("The purpose of our indexing methodology is to permit adjustment to ceiling rates based on historical not anticipated cost changes over some future period.").

⁷⁷ *Id.*; see also id. (rejecting proposed adjustment based upon anticipated future

that the Commission reasonably adhered to its purely historical analysis and "declined to embroil itself in the complexity and iffiness of" a forward-looking methodology.⁷⁸

Similarly, in the 2010 Index Review, the Commission rejected shipper proposals to manually trim the data set to remove pipelines that reported one-time cost increases attributable to expansions or major rate base changes.⁷⁹ Just as the Commission declined to adjust the data sets in those proceedings to eliminate the effects of one-time events, we likewise decline to adjust the data set here to eliminate the effects of the Income Tax Policy Change.⁸⁰

31. We disagree with AOPL's contention that the Income Tax Policy Change renders the page 700 data not "consistent enough," and, therefore, that the page 700 data must be adjusted to remove the effects of the Income Tax Policy Change. This argument relies upon a passage in *AOPL III* stating that the Commission, in adopting the use of page 700 data to measure pipeline cost changes, determined in the 2015 Index Review that "the assumptions [required by page 700] should reflect established ratemaking practices and thus should be consistent enough to accurately calculate the index." The D.C. Circuit's use of "consistent" refers to pipelines' consistent compliance with the Commission's

cost increases due to increased environmental and safety regulations).

⁷⁸ *AOPL II*, 281 F.3d at 247.

⁷⁹ 2010 Index Review, 133 FERC ¶ 61,228 at PP 48-55.

⁸⁰ Furthermore, we find that AOPL's arguments are internally inconsistent. AOPL's reasoning for excluding the Income Tax Policy Change because it is an extraordinary, one-time policy change would apply equally to the Tax Cuts and Jobs Act, yet AOPL does not oppose reflecting the Tax Cuts and Jobs Act's effects in the index calculation. AOPL Initial Comments at 25-26; AOPL Reply Comments at 10.

⁸¹ AOPL Reply Comments at 13-14.

 $^{^{82}}$ AOPL III, 876 F.3d at 345 (citing 2015 Index Review, 153 FERC \P 61,312 at

prevailing policies in their page 700 filings, not, as AOPL argues, that the index level cannot reflect policy changes that occur during the five-year review period.⁸³ Moreover, as discussed above, the index should reflect industry-wide changes to recoverable costs such as those caused by the Income Tax Policy Change—thus, it is appropriate for the 2014 page 700 data to include income tax allowances for MLPs while the 2019 page 700 data does not.

32. Finally, we reject Designated Carriers' remaining claims as irrelevant, unsupported, or without merit. Designated Carriers incorrectly claim that income tax allowance costs should be removed from the 2014 page 700 data for MLP pipelines because the Commission has previously found that partnership investors' income tax costs are not properly considered costs in a partnership pipeline's regulated cost of service. To the contrary, the Commission and the D.C. Circuit have concluded that MLP pipelines incur investor-level income tax costs that are already reflected in the pipeline's DCF ROE, such that including an income tax allowance in the pipeline's cost of service alongside the ROE results in an impermissible double recovery. So

P 18).

⁸³ AOPL III, 876 F.3d 345; see also 2015 Index Review, 153 FERC ¶ 61,312 at P 18 ("The allocation methodologies used by pipelines on page 700 should reflect established ratemaking practices, and thus these allocation methodologies should be sufficiently robust to calculate the index. . . . [T]o the extent a pipeline's page 700 ratemaking assumptions change over a period of time, pipelines are obligated to note them on their page 700."). Pipelines that were MLPs consistently claimed an income tax allowance in 2014 and consistently did not claim an income tax allowance in 2019.

⁸⁴ Designated Carriers Initial Comments at 10-11 (citing Opinion No. 511-C, 162 FERC ¶ 61,228 at P 28; Webb Initial Aff. P 8).

⁸⁵ Opinion No. 511-C, 162 FERC ¶ 61,228 at P 22, *aff'd*, *SFPP*, 967 F.3d at 795-97; *see also United Airlines*, 827 F.3d at 136. Moreover, Designated Carriers misconstrue the applicable law. Neither the D.C. Circuit nor the Commission have held that these costs are not properly included in a partnership pipeline's cost of service.

Accordingly, the issue in this proceeding is whether the index level and the resulting pipeline rates should reflect the elimination of that double recovery. As discussed above, we find that by adjusting the data set to eliminate MLP pipelines' 2014 income tax allowances, Designated Carriers' proposal would allow the income tax double recovery to persist in pipeline rates.

33. Designated Carriers misconstrue Commission precedent in arguing that Pipelines' proposed adjustments accord with the Commission's actions applying the Income Tax Policy Change retroactively in the 2018 Income Tax Policy Statement and in Docket Nos. IS08-390 and IS09-437.86 In the 2018 Income Tax Policy Statement, issued on March 15, 2018, the Commission applied the policy change *prospectively* by directing pipelines to report their income tax costs in accordance with its revised policy in their upcoming Form No. 6 filings due for submission on April 18, 2018, which would include cost-of-service data for 2017 and 2016.87 The Commission did not apply the new policy retroactively to periods before the years encompassed by those impending filings. In Docket Nos. IS08-390 and IS09-437, the Commission applied its revised income tax allowance policy in pending cost-of-service rate proceedings to the time periods at

Rather, both *United Airlines* and the 2018 Income Tax Policy Statement concluded that partnership investors' income tax costs are already recovered by the ROE and that allowing partnership pipelines to recover an income tax allowance in addition to that ROE would impermissibly double recover those costs. *United Airlines*, 827 F.3d at 135-37; 2018 Income Tax Policy Statement, 162 FERC ¶ 61,227 at PP 8-9, 45.

⁸⁶ Designated Carriers Initial Comments at 9, 11-12, 14-15 (citing *SFPP*, *L.P.*, 162 FERC ¶ 61,229, at P 8 (2018); Opinion No. 511-C, 162 FERC ¶ 61,228 at PP 28, 54-57; 2018 Income Tax Policy Statement, 162 FERC ¶ 61,227 at PP 8, 46, n.83; Webb Initial Aff. PP 9, 11). AOPL echoes this argument in its reply comments. AOPL Reply Comments at 18-19.

 $^{^{87}}$ 2018 Income Tax Policy Statement, 162 FERC \P 61,227 at P 46 n.83.

issue,⁸⁸ which predated the 2018 Income Tax Policy Change.⁸⁹ Contrary to Designated Carriers' claim, applying the Commission's new policy to a pipeline whose rates were the subject of pending proceedings involving earlier time periods does not support applying that policy retroactively to revise the reported cost-of-service data of pipelines whose rates were not the subject of ongoing litigation.

34. Designated Carriers' claim that reflecting the Income Tax Policy Change in the index calculation would constitute retroactive ratemaking likewise lacks merit. 90 The rule against retroactive ratemaking "prohibits the Commission from adjusting current rates to make up for a utility's over- or under-collection in prior periods." By contrast, the five-year review uses past cost changes to calculate the index adjustment that pipelines can use to adjust their *future* rates. Accounting for reduced recoverable costs in calculating the prospective index adjustment does not modify current rates to account for prior period over- or under-recoveries and therefore does not contravene the bar against retroactive ratemaking.

⁸⁸ See SFPP, L.P., Opinion No. 435, 86 FERC ¶ 61,022, at 61,093-94 (1999) ("Commission practice is to base its decision on the policy in effect in the year a regulatory decision is made, and then apply that decision to the time frame to which the case applies."); see also Consol. Edison Co. of N.Y. v. FERC, 315 F.3d 316, 323-24 (D.C. Cir. 2003) (explaining that an agency may apply a new substantive rule to decide a pending proceeding).

⁸⁹ The Docket No. IS08-390 proceeding addressed SFPP's West Line rates to be effective August 1, 2008. Opinion No. 511-C, 162 FERC ¶ 61,228 at P 4. The Docket No. IS09-437 proceeding addressed SFPP's East Line rates to be effective January 1, 2010. *SFPP*, *L.P.*, Opinion No. 522-B, 162 FERC ¶ 61,229 at P 8.

⁹⁰ Designated Carriers Initial Comments at 16.

⁹¹ SFPP, 967 F.3d at 801 (quoting *Old Dominion Elec. Coop. v. FERC*, 892 F.3d 1223, 1227 (D.C. Cir. 2018)).

35. Designated Carriers also do not provide support for their contention that incorporating the Income Tax Policy Change in the index would negatively impact MLP pipelines twice, such as SFPP, whose cost-of-service rates have already been revised to remove the income tax allowance and ADIT balances. As discussed above, Designated Carriers have only identified one pipeline (out of 240 pipelines filing page 700 with the Commission) whose rates have been lowered to reflect the Income Tax Policy Change and thus have not shown that this alleged harm would affect any pipeline besides SFPP. More generally, the Commission calculates the index level based upon normal industrywide cost changes, without regard to the particular experiences of individual pipelines.

To do otherwise would produce nonsensical results, as indexing would cease to function as a generally applicable ratemaking methodology if the index was adjusted to account for the particular cost changes of each individual pipeline.

⁹² Designated Carriers Initial Comments at 15 (citing Webb. Aff. P 14).

⁹³ Moreover, even as to SFPP, it is unclear that incorporating the Income Tax Policy Change in the index calculation would produce the adverse effects that Designated Carriers describe. First, after the Commission adopted the Income Tax Policy Change, SFPP converted to a Schedule-C Corporation eligible to recover an income tax allowance and defended their rates on that basis in their East Line rate case in Docket No. OR16-6-000. Second, SFPP's implementation of the Income Tax Policy Change (before its conversion to a C-Corporation) actually produced an *increase* to its rates on its West Line system. In response to Opinion No. 511-C, SFPP removed the income tax allowance and previously accumulated ADIT balances from its West Line cost-of-service rates. Opinion No. 511-D, 166 FERC ¶ 61,142 at P 59. As a result, SFPP's West Line rates increased to levels above the rates established following Opinion No. 511-B, which included an income tax allowance and ADIT balances. Compare SFPP, Compliance Filing, Docket No. IS08-390-011, Tab A, COS Summary at 2 (filed May 14, 2018) (rates filed in response to Opinion No. 511-C), with SFPP, Compliance Filing, Docket No. IS08-390-008, Tab A, COS Summary at 2 (filed Apr. 6, 2015) (rates filed in response to Opinion No. 511-B). Because reflecting the Income Tax Policy Change in SFPP's West Line rates resulted in a rate increase, we are unconvinced that incorporating this policy change in the index calculation would somehow adversely impact SFPP for a second time as Designated Carriers allege.

36. Finally, to the extent that Designated Carriers argue that the Commission should have "trued up" prior index levels in the 2015 Index Review to account for the impact of the 2005 income tax policy change upon recoverable costs, this argument is unsupported. Pesignated Carriers do not specify the type of analysis they believe the Commission should have performed in the 2015 Index Review and fail to quantify the impact of this analysis upon pipelines' recoverable costs. Furthermore, any arguments concerning the Commission's actions in previous index reviews are outside the scope of this proceeding.

B. Statistical Data Trimming

1. December 2020 Order

37. In the December 2020 Order, the Commission departed from its prior practice established in the 2010 and 2015 Index Reviews of using the middle 50%. Instead, for the first time, the Commission relied solely upon the middle 80%. The Commission decided that it would consider more data in measuring industry-wide cost changes because using a broader sample should enhance the Commission's calculation of the

⁹⁴ Designated Carriers Initial Comments at 17-20 (citing Webb Aff. PP 19-22).

retroactively revised previously established index levels to allow pipelines to recover for prior under collections in excess of their then-effective rates, this would conflict with both indexing's purpose and the filed rate doctrine. *E.g.*, *Ark. La. Gas Co. v. Hall*, 453 U.S. 571, 577 (1981) (explaining that the filed rate doctrine "forbids a regulated entity to charge rates for its services other than those properly filed with the appropriate federal regulatory authority" (citation omitted)). Alternatively, if they argue that the Commission should adjust the going-forward index level upward because prior index calculations did not incorporate the 2005 policy change, they have not demonstrated that the multiple income tax policy changes the Commission has adopted since it established the indexing regime, including *Lakehead* and the 2005 policy change, caused pipelines to under-recover their costs on a systematic basis.

⁹⁶ See supra note 9.

central tendency of industry cost experience.⁹⁷ The Commission further stated that "normal" cost changes are best defined by using the inclusive data sample embodied in the middle 80% in order to accurately identify the central tendency of industry-wide cost changes.⁹⁸

38. Additionally, the Commission held that "mere generalized concerns" about outlying data do not justify excluding the experiences of pipelines included in the middle 80% but not the middle 50% (i.e., the incremental 30%) from the Commission's review of industry cost changes.⁹⁹ The Commission stated that unlike in prior index reviews, the record here does not contain "detailed analyses" showing that pipelines in the incremental 30% experienced anomalous cost changes that would skew the index.¹⁰⁰

2. Rehearing Requests

39. Shippers argue that the December 2020 Order conflicts with precedent and fails to justify departing from the Commission's established practice of trimming the data set to the middle 50%. They first contend that using the middle 80% contravenes the Commission's findings in the 2015 and 2010 Index Reviews that the index aims to reflect normal cost changes and that the middle 50% more effectively excludes anomalous cost data than the middle 80%, which includes pipelines further removed from the median whose cost changes may result from idiosyncratic circumstances rather than ordinary pipeline operations.¹⁰¹ According to Shippers, the December 2020 Order fails to

 $^{^{97}}$ December Order, 173 FERC \P 61,245 at P 26.

⁹⁸ *Id.* P 27.

⁹⁹ *Id.* P 28.

¹⁰⁰ *Id*.

¹⁰¹ Joint Commenters Request for Rehearing at 23-26 (citing 2015 Index Review,

distinguish those findings and instead attempts to redefine "normal" cost changes to encompass the widest possible range of data, regardless of whether that data reflects typical experience. Shippers argue that the middle 80% in this proceeding includes pipelines with anomalous cost changes and that the central tendency of a data sample that includes such unrepresentative data fails to reflect normal industry-wide cost changes. ¹⁰² In addition, Shippers dispute the December 2020 Order's conclusion that the presence of anomalous data in the middle 50% in prior reviews supports using the middle 80% in this proceeding. Shippers argue that the December 2020 Order does not demonstrate that the middle 50% includes unrepresentative data and, even if it did, this would not justify using a larger sample that likely includes more idiosyncratic data. ¹⁰³

40. Similarly, Shippers state that the December 2020 Order ignores the Commission's findings in 2015 and 2010 that trimming to the middle 50% provides a simplified and objective method for removing unrepresentative data that minimizes the need to scrutinize individual pipeline data or engage in manual data trimming.¹⁰⁴ Shippers assert

¹⁵³ FERC ¶ 61,312 at PP 23, 42-44; 2010 Index Review, 133 FERC ¶ 61,228 at P 61); Liquids Shippers Request for Rehearing at 37-38 (citing 2015 Index Review, 153 FERC ¶ 61,312 at PP 42-44; 2010 Index Review, 133 FERC ¶ 61,228 at PP 60-63 & n.36).

¹⁰² Joint Commenters Request for Rehearing at 26-27; Liquids Shippers Request for Rehearing at 44-45.

¹⁰³ Joint Commenters Request for Rehearing at 32.

¹⁰⁴ *Id.* at 34 (citing 2015 Index Review, 153 FERC ¶ 61,312 at P 42). In both the 2015 and 2010 Index Reviews, shipper commenters proposed manual data trimming methodologies in which they carefully reviewed the costs for each of the 150-200 pipelines in the data set to remove those pipelines with cost changes resulting from specific factors not broadly shared across the industry, such as large rate base expansions. *See* 2015 Index Review, 153 FERC ¶ 61,312 at PP 19-21 (describing manual data trimming proposals); 2010 Index Review, 133 FERC ¶ 61,228 at PP 34-47 (same).

that expanding the data sample to the middle 80% discards this simplified and effective tool for removing outliers without an adequate replacement.¹⁰⁵

41. Shippers next argue that the record in this proceeding does not support this departure from established practice and in fact provides a stronger basis for using the middle 50% than in prior index reviews. In particular, Shippers state that the middle 50% represents a greater percentage of barrel-miles subject to the index (82.2% in the NOI data set) than in 2015 (56%) or 2010 (76%),¹⁰⁶ whereas the middle 80% is more widely dispersed than in 2015 or 2010 and includes outlying cost increases that are not offset by comparable cost decreases.¹⁰⁷ Moreover, Shippers assert that the December 2020 Order acknowledged that "the record contains no evidence addressing whether the more dispersed cost changes in the incremental 30% resulted from pipeline-specific factors rather than from broadly shared circumstances representative of ordinary pipeline operations."¹⁰⁸ Given the Commission's previous findings that the middle 80% more likely includes pipelines with idiosyncratic and outlying data, Shippers argue that this lack of evidence supports continued use of the middle 50%.¹⁰⁹

¹⁰⁵ Joint Commenters Request for Rehearing at 33 (citing *AOPL II*, 281 F.3d at 245 (vacating and remanding the Commission's determination in the 2000 Index Review to decline to engage in statistical data trimming as unjustified departure from prior practice of trimming to the middle 50%)).

¹⁰⁶ *Id.* at 30; Liquids Shippers Request for Rehearing at 41-42.

¹⁰⁷ Joint Commenters Request for Rehearing at 30; Liquids Shippers Request for Rehearing at 43, 46-47.

 $^{^{108}}$ Joint Commenters Request for Rehearing at 38 (quoting December 2020 Order, 173 FERC \P 61,245 at P 29).

¹⁰⁹ *Id.* at 38-39.

42. Shippers further contend that the December 2020 Order erroneously places the burden upon shipper commenters to justify continued use of the middle 50% by faulting them for failing to present detailed analyses of the incremental 30%.¹¹⁰ Shippers state that the Commission discouraged commenters from submitting such evidence by declining to consider similar analyses in the 2015 and 2010 Index Reviews.¹¹¹ Moreover, Shippers assert that it is not incumbent upon commenters to justify continued application of the Commission's existing policy. Rather, they argue that the agency attempting to depart from a well-established practice bears the burden of explaining why the reasoning underlying that practice should no longer control.¹¹² Similarly, Shippers claim that it was incumbent upon Pipelines, as the proponents of a change in Commission policy, to justify the change by demonstrating that the incremental 30% does not contain outlying data. Shippers argue that Pipelines failed to make this showing and that the limited evidence in the record analyzing the incremental 30% indicates that it contains anomalous data that

¹¹⁰ *Id.* at 35-39; Liquids Shippers Request for Rehearing at 51-52.

¹¹¹ Joint Commenters Request for Rehearing at 35, 37. Liquids Shippers observe, moreover, that the Commission did not rely upon such analyses when it declined to use the middle 80% in the 2015 and 2010 Index Reviews. Liquids Shippers Request for Rehearing at 51 (citing 2015 Index Review, 153 FERC ¶ 61,312 at P 43; 2010 Index Review, 133 FERC ¶ 61,228 at P 61).

¹¹² Joint Commenters Request for Rehearing at 35-36 (citing *Encino Motorcars*, *LLC v. Navarro*, 136 S. Ct. 2117, 2126 (2016); *FCC v. Fox Television Stations, Inc.*, 556 U.S. 502, 515 (2009); *Balt. Gas & Elec. Co. v. FERC*, 954 F.3d 279, 286 (D.C. Cir. 2020); *Air All. Houston v. EPA*, 906 F.3d 1049, 1066 (D.C. Cir. 2018)); Liquids Shippers Request for Rehearing at 52 (citing *FCC v. Fox Television Stations, Inc.*, 556 U.S. at 515-16).

skews the index calculation.¹¹³ According to Shippers, this evidence was sufficient to justify using the middle 50% consistent with established practice.¹¹⁴

3. Commission Determination

43. We are persuaded by Shippers' arguments on rehearing and grant rehearing of the December 2020 Order to calculate the index level based upon the middle 50%, consistent with the Commission's practice in the 2015 and 2010 Index Reviews. We conclude that the record in this proceeding does not justify departing from the Commission's established practice of calculating the index level based solely upon the middle 50%.

a. The Record in this Proceeding Supports Using the Middle 50% to Calculate the Index Level

44. As an initial matter, the objective of the index is to reflect the cost experience of a typical pipeline during ordinary pipeline operations.¹¹⁶ The index is not designed to recover extraordinary cost changes, including those resulting from atypical or

¹¹³ Joint Commenters Request for Rehearing at 38; Liquids Shippers Request for Rehearing at 45-51.

¹¹⁴ Joint Commenters Request for Rehearing at 38; Liquids Shippers Request for Rehearing at 52-53.

at 342-44; 2010 Index Review, 153 FERC ¶ 61,312 at PP 42-44, *aff'd*, *AOPL III*, 876 F.3d at 342-44; 2010 Index Review, 133 FERC ¶ 61,228 at PP 60-63. Although the Commission averaged the middle 50% with the middle 80% in the 2000 and 2005 five-year reviews, it did not justify or address its consideration of the middle 80%. 2010 Index Review, 133 FERC ¶ 61,228 at P 60. Moreover, the Commission has never relied upon the middle 80% alone and provided a detailed explanation in the 2015 and 2010 Index Reviews why it would not consider the middle 80%. As the D.C. Circuit explained, "[n]othing in any of the Commission's past index review orders bound the agency to use the middle 80% of pipelines' cost-change data in any later proceeding." *AOPL III*, 876 F.3d at 353.

 $^{^{116}}$ E.g., 2010 Index Review, 133 FERC ¶ 61,228 at P 61; Order No. 561-A, FERC Stats. & Regs. ¶ 31,000 at 31,097 ("The role of an index is to accommodate normal cost changes.").

idiosyncratic circumstances.¹¹⁷ These extraordinary cost changes are recovered using the Commission's alternate ratemaking methodologies rather than through indexing.¹¹⁸ In addition, the presence of such extraordinary cost changes in the data set can inflate the index level.¹¹⁹

45. To avoid inflating the index, the Commission excludes pipelines with extraordinary or idiosyncratic cost changes from the analysis. Along these lines, in the 2010 and 2015 Index Reviews, the Commission found that the middle 50% more appropriately adjusts the index level for normal cost changes than the middle 80%, which, by definition, includes pipelines relatively far removed from the median. The Commission also concluded that pipelines in the incremental 30% are more likely to have

¹¹⁷ The Commission has held, and the D.C. Circuit has affirmed, that use of an index sufficiently high to encompass extraordinary costs "would provide windfalls to many oil pipelines by allowing rate changes substantially above cost changes" and "effectively abdicate [the Commission's] responsibilities for rate regulation under the ICA." Order No. 561-A, FERC Stats. & Regs. ¶ 31,000 at 31,097, *aff'd*, *AOPL I*, 83 F.3d at 1434; *see also* 2010 Index Review, 133 FERC ¶ 61,228 at P 54 (interpreting the use of "extraordinary" in Order Nos. 561 and 561-A as referring to "pipelines experiencing changed per barrel-mile costs that were greater than the changing costs experienced by other pipelines regardless of the causes underlying any particular pipeline's cost changes.").

¹¹⁸ Order No. 561-A, FERC Stats. & Regs. ¶ 31,000 at 31,097 ("Extraordinary costs can be recovered through either of the alternate rate change means—cost of service or settlement rates—as provided in [Order No. 561].").

¹¹⁹ Such cost changes would impact the composite central tendency of the data sample through the weighted mean and unweighted mean, which, unlike the median, reflect the cost experiences of all pipelines in the sample, including those at the upper and lower bounds.

^{120 2010} Index Review, 133 FERC ¶ 61,228 at P 61; 2015 Index Review, 153 FERC ¶ 61,312 at P 43 ("[B]y definition, costs at the top (or bottom) of the middle 80 percent deviate significantly from the cost experience of other pipelines"); *id.* P 44 ("Pipelines in the middle 80 percent, as opposed to the middle 50 percent, are more likely to have outlying cost changes which could result from idiosyncratic factors particular to that pipeline.").

cost changes resulting from idiosyncratic factors, such as a rate base expansion, plant retirement, or localized changes in supply and demand, that do not reflect normal industry-wide experience.¹²¹ Thus, the Commission found that the middle 50%, more effectively than the middle 80%, trims pipelines with anomalous cost changes from the data set while avoiding the complexities and distorting effects of laborious and subjective manual data trimming methodologies.¹²² Following the 2015 Index Review, the D.C. Circuit affirmed the Commission's decision to trim the data set to the middle 50% instead of the middle 80%.¹²³

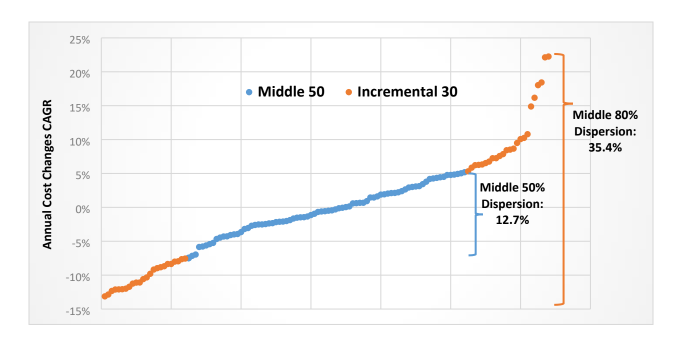
46. Upon reconsideration of the December 2020 Order, we find that the record in the instant proceeding does not justify a different result. The scatter plot below¹²⁴ demonstrates that the middle 80% in this data set includes several pipelines near its upper bound that are considerably removed from the other pipelines in the sample.

¹²¹ 2010 Index Review, 133 FERC ¶ 61,228 at P 61.

 $^{^{122}}$ 2015 Index Review, 153 FERC ¶ 61,312 at P 42 (citing 2010 Index Review, 133 FERC ¶ 61,228 at PP 60-63).

¹²³ AOPL III, 876 F.3d at 342 (explaining that the court had "little difficulty in finding that the Commission adequately and reasonably justified its decision not to consider the middle 80 percent of pipelines' cost-change data" in that proceeding).

¹²⁴ This scatter plot modifies a similar chart submitted by Joint Commenters. Joint Commenters Reply Comments, Brattle Group Report at 19, Figure 3 (scatter plot illustrating dispersion of the middle 50% and middle 80% in the unadjusted 2020 data set). The modifications reflect the adjustments adopted herein to the page 700 data set.



47. Furthermore, the pipelines at the upper bound of the middle 80% exert an outsized influence that inflates the index calculation.¹²⁵ The difference between the middle 50% and the middle 80% results primarily from 8 pipelines at the upper bound of the middle 80%. Namely, expanding the data sample from the middle 50% to the middle 70%, which omits the top and bottom 8 pipelines in the middle 80%, only increases the composite central tendency by 3 basis points, from -0.21% to -0.18%.¹²⁶ By contrast, expanding the sample to include these 16 pipelines increases the composite central tendency by an additional 29 basis points, from -0.18% to 0.11%.¹²⁷ In contrast to their

¹²⁵ AOPL's calculations demonstrate that using the middle 80% would increase the cost change calculation by 41 basis points while only expanding the number of barrelmiles in the analysis by approximately 14%. Shehadeh Initial Decl., Exhibit A11 (calculating that the composite central tendency of the cost change data, when incorporating AOPL's proposed adjustments to remove the effects of the Income Tax Policy Change, increases from 0.90% to 1.31% when expanding from the middle 50% to the middle 80%); Shehadeh Initial Decl., Exhibit A12 (stating that the middle 50% and middle 80% contain 81.9% and 95.8%, respectively, of total barrel-miles in 2014 subject to the index).

¹²⁶ As discussed above, the Kahn Methodology calculates a composite central tendency by averaging the data sample's median, weighted mean, and unweighted mean. *See supra* P 4.

¹²⁷ Attach. A, Exhibit 14. The outsized impact these pipelines exert upon the

outsized effect on the index, the 8 pipelines at the upper bound of the middle 80% account for only 2.10% of total barrel-miles.

Not only does the middle 80% include pipelines at its upper bound that diverge considerably from the other pipelines in the sample, but the record further establishes that the middle 80% as a whole is even more dispersed than in 2015 or 2010, 128 as illustrated in the bar chart below. 129

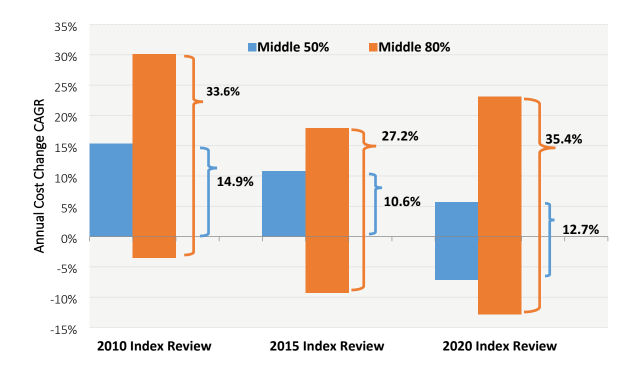
index calculation undermines the conclusion in the December 2020 Order that the dispersion of the middle 80% is not relevant because it results from "just a few pipelines at the top of the middle 80%." December 2020 Order, 173 FERC ¶ 61,245 at P 29. Furthermore, this analysis rebuts the statement in the December 2020 Order that the

80% would distort the index calculation. *Id*.

record did not contain a "detailed showing" that using the additional data in the middle

¹²⁸ When the data sample is highly dispersed, data at the outer bounds of the middle 80% are further removed from the remaining data and thus can have an outsized and distorting effect if used to measure the central tendency.

¹²⁹ The bar chart modifies a similar chart submitted by Joint Commenters. Joint Commenters Reply Comments, Brattle Group Report at 18, Figure 2 (bar chart illustrating dispersion of middle 50% and middle 80% in 2010, 2015, and the unadjusted 2020 data sets). The modifications reflect the adjustments adopted herein to the page 700 data set.



48. Additionally, AOPL has presented no evidence that the middle 80% in this proceeding lacks the type of atypical and idiosyncratic cost changes observed in the middle 80% in the 2015 and 2010 Index Reviews. To the contrary, the record demonstrates that the additional data included in the incremental 30% contains pipelines with idiosyncratic cost changes resulting from circumstances that are not broadly shared across the industry. For example, Joint Commenters identify 7 pipelines in the incremental 30% whose reported cost changes resulted from irregular circumstances or

¹³⁰ AOPL, the proponent of changing the Commission's policy to use the middle 80% instead of the middle 50%, had the opportunity to provide such evidence in its initial comments and reply comments. See 5 USC 556(d) ("Except as otherwise provided by statute, the proponent of a rule or order has the burden of proof."); P.R. v. Fed. Mar. Comm'n, 468 F.2d 872, 881 (D.C. Cir. 1972) ("Ultimately, the rule requiring the proponent of an order to sustain the burden of its justification rests on the policy of requiring a person seeking a change from the status quo to take on the burden of justifying the change."); see also S. Ga. Nat. Gas Co., 73 FERC ¶ 61,354, at 62,106 (1995) ("[W]here there is a 'settled practice,' the proponent of a change to that practice has the burden of proof.").

specific factors not broadly shared across the industry, such as temporary shutdowns or pipeline ruptures.¹³¹

49. In sum, the record demonstrates that the middle 80% in this proceeding includes pipelines with extraordinary cost changes that are not reflective of ordinary pipeline operations. Accordingly, we find that for purposes of calculating the index level in this proceeding, using the more tailored data sample embodied by the middle 50% produces a more accurate measure of "normal" cost changes and minimizes the risk that the index will be distorted by pipelines with unrepresentative cost experiences. Pipelines have not demonstrated why the instant record is distinguishable from the 2015 and 2010 Index Reviews such that the Commission should depart from the data trimming methodology it employed in those proceedings.

b. Reconsidering the December 2020 Order

- 50. We believe the reasons given in the December 2020 Order for using the middle 80% in this proceeding to be in error.
- 51. First, the mere fact that the middle 80% includes additional data does not support departing from the middle 50%.¹³² The middle 50% already includes 81% of industry-

¹³¹ Joint Commenters Reply Comments, Brattle Group Report at 13-17. For example, PMI Services North America, Inc., reported an inflated 2019 cost of service per barrel-mile due to a temporary shutdown of one of its pipeline segments and Mobil Pipe Line Company experienced a pipeline rupture in 2013 that distorted its 2014 cost-of-service data. *Id.* at 15-17.

¹³² See AOPL III, 876 F.3d at 343 (noting the Commission has "rejected the precise principle" that the middle 80% is preferable because it includes a larger number of pipelines) (citing 2010 Index Review, 133 FERC ¶ 61,228 at PP 57, 61); 2015 Index Review, 153 FERC ¶ 61,312 at P 44 (rejecting argument that "the middle 80 percent should be used merely because it contains more barrel-miles").

wide oil pipeline barrel-miles,¹³³ which is significantly more than the barrel-miles used in prior index reviews.¹³⁴ Moreover, the middle 80% only incorporates an additional 15% more of the industry's barrel-miles. Thus, although using the middle 50% excludes 48 pipelines from the cost-change analysis,¹³⁵ omitting these pipelines does not deprive the Commission of a robust data sample. Moreover, any benefits of considering the larger data sample do not outweigh the risk, discussed above, that this additional data will distort the measurement of normal cost changes.

52. Second, we disagree with the December 2020 Order and find that for purposes of this proceeding, "normal" cost changes are best measured using a more tailored data sample that excludes the anomalous and idiosyncratic data in the middle 80%. For the reasons discussed above, this record demonstrates that "including data from the middle 80% distorts our measurement of the industry-wide central tendency [used to calculate

¹³³ Attach. A, Exhibit 1.

¹³⁴ In the 2015 and 2010 Index Reviews, the Commission concluded that it was "unnecessary to include the middle 80 percent to obtain a representative sample of the data" where the middle 50% included 56% and 76%, respectively, of total barrel-miles subject to the index. 2010 Index Review, 133 FERC ¶ 61,228 at P 63; *see also* 2015 Index Review, 153 FERC ¶ 61,312 at P 44 n.85 (concluding that the fact that the middle 50% included a lower percentage of barrel-miles than in 2010 "is not a sufficient basis to risk including more outlying data"), *aff'd*, *AOPL III*, 876 F.3d at 344.

 $^{^{135}}$ December Order, 173 FERC \P 61,245 at P 26.

¹³⁶ We disagree with the statement in the December 2020 Order that using the middle 80% is appropriate because the index average will be significantly below the relatively high cost changes at the upper bound. *Id.* PP 27, 32. Even if the index average is not set at the upper bound of the data sample, including the upper bound of the middle 80% nonetheless produces an index average inflated by anomalous cost experience. *See* 2010 Index Review, 133 FERC ¶ 61,228 at P 61 ("Using the middle 50[%] ensures that pipelines with relatively large cost increases or decreases do not distort the index.").

¹³⁷ *See supra* PP 46-50.

the index level]."¹³⁸ Rather, using the middle 50% is more consistent with the index's purpose of allowing recovery for normal cost changes, not extraordinary costs.

Third, in the December 2020 Order, the Commission sought to distinguish the 53. 2010 and 2015 Index Reviews on the basis that, unlike in the instant review, commenters in those proceedings "presented detailed analyses demonstrating that the incremental 30% contained anomalous cost changes "139 However, we no longer find this reasoning persuasive because, as in prior reviews, the present record demonstrates the middle 80% includes outlying cost increases, reflects significant dispersion, and includes pipelines with idiosyncratic cost changes. Although shippers submitted more detailed analyses in 2010 and 2015, they presented this evidence to support manual data trimming proposals that required a labor-intensive pipeline-by-pipeline analysis of page 700 data. Finding manual data trimming to be highly subjective, the Commission rejected this approach because "[a]ny potential improvement from manual data trimming is outweighed by the increase in the potential for error or manipulation."¹⁴⁰ Rather, the Commission concluded that, instead of manual data trimming, using the middle 50% more effectively addressed those same issues in a manner that was more consistent with simplified and streamlined ratemaking.¹⁴¹ We conclude that it would be incongruous to

 $^{^{138}}$ December 2020 Order, 173 FERC ¶ 61,245 at P 27. The December 2020 Order erroneously implied that entities supporting continued use of the middle 50% must provide a "compelling showing" that using the middle 80% would distort the calculation of the index level. *Id.* Although the record here provides such a compelling showing, we clarify that entities advocating for a departure from the Commission's practice of using the middle 50% bear the burden of justifying that change. *See supra* note 129.

¹³⁹ December 2020 Order, 173 FERC ¶ 61,245 at P 28.

 $^{^{140}}$ 2015 Index Review, 153 FERC ¶ 61,312 at P 34; see also id. PP 36, 42; 2010 Index Review, 133 FERC ¶ 61,228 at P 62.

¹⁴¹ 2015 Index Review, 153 FERC ¶ 61,312 at PP 36, 42; 2010 Index Review,

reject such manual data trimming while at the same time requiring commenters to present similar analyses to justify continued use of the middle 50%.¹⁴²

c. AOPL's Remaining Arguments Are Not Persuasive

54. We reject AOPL's remaining arguments in support of using the middle 80% as unpersuasive. First, AOPL erroneously claims that the Commission should use the middle 80% based upon its previous recognition that "it is preferable to apply the larger data set when the additional data is available using the Kahn Methodology." However, the D.C. Circuit rejected this exact argument following the 2015 Index Review, finding that the quoted language "addressed FERC's approach to selecting the pool of pipelines whose costs should be measured at all—not the portion of the resulting data to trim before calculating the normal industry change in costs." Further, the court explained that the Commission had in fact rejected the argument that it is preferable to use a larger data sample merely because additional data is available. Instead, the Commission concluded that the middle 50% more appropriately adjusts the index level for normal cost

¹³³ FERC ¶ 61,228 at P 62.

¹⁴² In any case, the December 2020 Order overstates the absence of evidence regarding anomalous data among the 48 pipelines in the incremental 30%. Acknowledging that Shippers identified 7 pipelines, the December 2020 Order stated that for the remaining 41 there is no evidence of anomalous data. December 2020 Order, 173 FERC ¶ 61,245 at P 28. However, this ignores the chart above that examined the entire middle 80% and showed how those pipelines at the top of the middle 80% were inflating the index level.

 $^{^{143}}$ AOPL Initial Comments at 19-20 (quoting 2010 Index Rehearing Order, 135 FERC \P 61,172 at P 41).

¹⁴⁴ *AOPL III*, 876 F.3d at 343 (citing 2010 Index Rehearing Order, 135 FERC ¶ 61,172 at P 41 & n.38).

changes, notwithstanding the fact that it contains less data than the middle 80%.¹⁴⁵ We reject AOPL's argument for the same reasons here.

55. Second, we dismiss AOPL's claim that the middle 80% provides a more accurate measure of industry cost changes merely because it resembles a lognormal distribution. 146 As the Commission found in the 2015 Index Review and as the D.C. Circuit affirmed, to the extent that the middle 80% data conforms to a lognormal distribution, outlying cost increases per barrel-mile will not be offset by similarly outlying cost decreases. 147 This concern is illustrated in the instant record, where the middle 80% includes multiple pipelines with cost increases above 100% and no pipelines with cost decreases of negative 100%. 148 Thus, using the middle 80% would skew the index upward based upon these outlying cost increases, which is contrary to the index's objective of reflecting normal cost changes. 149

¹⁴⁵ *Id.* (citing 2010 Index Review, 133 FERC ¶ 61,228 at PP 57, 61).

¹⁴⁶ AOPL Initial Comments at 20-21; AOPL Reply Comments at 8-9 (citing Shehadeh Initial Decl. at 24). A lognormal distribution is a continuous probability distribution of a random variable whose logarithm is normally distributed.

¹⁴⁷ 2015 Index Review, 153 FERC ¶ 61,312 at P 43 ("using the middle 80 percent would skew the index upward based upon these outlying cost increases, which is contrary to the objective of the index to reflect normal industry-wide cost changes"), *aff'd*, *AOPL III*, 876 F.3d at 344.

¹⁴⁸ See Liquids Shippers Reply Comments at 24 (citing Crowe Reply Aff. at 4-5).

¹⁴⁹ We also question the mathematical reasoning underlying AOPL's argument. Specifically, a lognormal distribution occurs when performing a natural logarithm transformation of a data set produces a normal distribution. However, it is not possible to take the natural logarithm of negative numbers. *Id.* at 24-25. Because the data set here contains negative numbers, it cannot be lognormally distributed.

- 56. Third, AOPL misconstrues Commission precedent in claiming that reliance on the middle 50% is only appropriate where there are concerns of erroneous data. Although use of the middle 50% in Order No. 561 was based in part upon concerns about erroneous data, the Commission has relied upon the middle 50% to exclude not only inaccurate data, but also extraordinary data that is unrepresentative of normal cost experience. As the D.C. Circuit explained when upholding the Commission's continued use of the middle 50% in the 2015 Index Review, the Commission provided extensive justification for its ongoing reliance on the middle 50% in both the 2010 and 2015 Index Reviews. Thus, even where the reported page 700 data is accurate, it remains necessary to use the middle 50% to avoid including outlying data that exerts a disproportionate impact on the index calculation.
- 57. In sum, we conclude that the evidence does not support departing from the Commission's established practice of trimming the data set to the middle 50%. Pipelines have presented the same arguments that the Commission rejected in the 2010 Index Review and that the Commission and the D.C. Circuit rejected in the 2015 Index Review. Pipelines also presented no evidence demonstrating that the middle 80% contains fewer pipelines with idiosyncratic cost changes than in 2010 and 2015. Moreover, as

¹⁵⁰ AOPL Initial Comments at 21-22 (citing Shehadeh Initial Decl. at 21-22).

¹⁵¹ See 2010 Index Review, 133 FERC ¶ 61,228 at P 61 ("Even when accurate data is reported, pipelines in the middle 80, as opposed to the middle 50, are more likely to have cost changes resulting from factors particular to that pipeline, such as a rate base expansion, plant retirement, or localized changes in supply and demand.").

¹⁵² See AOPL III, 876 F.3d at 343 (rejecting AOPL's argument that the Commission was precluded from excluding the middle 80% when "that data is available and accurate"); *id.* at 339 ("[C]ontrary to AOPL's assertion, nothing in any of FERC's past index review orders bound the agency to use the middle 80 percent of pipelines' cost-change data.").

articulated above, the record in this proceeding provides less support for using the middle 80% than in 2015 or 2010 because the middle 50% includes a considerably higher percentage of industry-wide barrel-miles (81% in 2020 versus 76% in 2010 and 56% in 2015) and the middle 80% of this data set is more dispersed. We therefore grant Shippers' requests for rehearing to calculate the index level using the middle 50%. 153

C. <u>Liquids Shippers' Proposal to Calculate the Composite Measure of Central Tendency Using the Weighted Median</u>

58. Liquids Shippers argued in their comments that the weighted mean of the data set in this proceeding accords undue weight to two pipelines, Colonial and Enbridge Energy, L.P. (Enbridge). Liquids Shippers asserted that these pipelines are substantial outliers in terms of barrel-miles and cost changes¹⁵⁴ and that both reported inaccurate page 700 data for 2014 and 2019.¹⁵⁵ Because the weighted mean affords these pipelines significant weight, Liquids Shippers argued that using it to calculate the composite measure of central tendency will skew the index upwards and fail to track normal industry-wide cost changes.¹⁵⁶ To remedy this issue, Liquids Shippers proposed to replace the weighted mean in the index calculation with the median of the barrel-mile weighted cost changes in

¹⁵³ Consistent with the Commission's historical practice, nothing in this order precludes commenters from proposing modifications to the Kahn Methodology, including different data trimming methodologies, in future five-year reviews based upon the records in those proceedings. See NOI, 171 FERC \P 61,239 at P 8 ("We invite interested persons to submit comments regarding . . . any alternative methodologies for calculating the index level for the five-year period commencing July 1, 2021. Commenters may address issues that include, but are not limited to, different data trimming methodologies").

¹⁵⁴ Liquids Shippers Initial Comments at 13-15.

¹⁵⁵ *Id.* at 17-19.

¹⁵⁶ *Id.* at 16-19.

the middle 50% (weighted median), as calculated by their witness Elizabeth H. Crowe. Alternatively, if the Commission decides not to replace the weighted mean with the weighted median, Liquids Shippers proposed reducing the weighting afforded to the weighted mean in the Kahn Methodology from 33.3% to 20% or 10%. 157

1. December 2020 Order

59. The December 2020 Order declined to adopt Liquids Shippers' proposals. First, the Commission found that removing the weighted mean from the index calculation would conflict with longstanding Commission precedent relying upon the weighted mean and with Dr. Kahn's testimony in the Order No. 561 rulemaking proceeding endorsing its use. Second, the Commission explained that the index aims to track cost changes among pipelines of all sizes and that discarding the weighted mean or reducing the weighting it receives in the analysis would upset the balance between large and small pipelines that the Kahn Methodology achieves. Third, the Commission determined that Liquids Shippers' calculation of the weighted median was methodologically flawed and did not provide a useful measure of central tendency for purposes of calculating the index. Fourth, the Commission concluded that Liquids Shippers' challenges to Colonial's and Enbridge's page 700 data are misplaced and unavailing on the merits.

¹⁵⁷ *Id.* at 20 n.45; Crowe Initial Aff. at 8-9.

¹⁵⁸ December 2020 Order, 173 FERC ¶ 61,245 at P 36.

¹⁵⁹ *Id.* P 37.

¹⁶⁰ *Id.* PP 38-39.

¹⁶¹ *Id.* P 40.

2. Rehearing Request

60. Liquids Shippers renew their arguments that Colonial and Enbridge are outliers in terms of cost changes¹⁶² and barrel-miles¹⁶³ and that these pipelines reported inaccurate page 700 data for 2014 and 2019.¹⁶⁴ As a result, Liquids Shippers argue that using the weighted mean in this proceeding skews the index level upwards, fails to reflect industry-wide cost changes, and increases the likelihood that inaccurate or erroneous page 700 data will distort the index calculation.¹⁶⁵ Liquids Shippers argue that the December 2020 Order failed to address their evidence that Colonial and Enbridge are outliers in terms of barrel-miles or acknowledge the errors in those pipelines' page 700 data. Although the Commission has previously declined to consider challenges to individual pipelines' page 700 inputs, Liquids Shippers state that this proceeding is distinct because of the substantial weight the weighted mean accords to Colonial and Enbridge.¹⁶⁶

¹⁶² Liquids Shippers Request for Rehearing at 56-57. Liquids Shippers assert that Enbridge and Colonial reported annual cost changes of 3.1% and 4.3%, respectively, both of which exceed the median of the data set (0.05%), the unweighted mean of the middle 80% (1.45%), and the unweighted mean of the middle 50% (0.29%). *Id.* (citing December 2020 Order, 173 FERC ¶ 61,245 at Workpapers, Exhibit 5 Tab, Column P, Lines 21 and 35; *id.* at Workpapers, Exhibit 1 Tab, Column F, Lines 11-12; *id.* at Workpapers, Exhibit 5 Tab, Column Q, Line 184).

¹⁶³ Specifically, Liquids Shippers state that Colonial and Enbridge represent 40% of the total barrel-miles in the untrimmed data set of 160 pipelines and 48% of the total barrel-miles in the middle 50% sample used in the NOI. Liquids Shippers Request for Rehearing at 54-55.

¹⁶⁴ *Id.* at 65-66.

¹⁶⁵ *Id.* at 58, 65-67. Liquids Shippers state that removing Enbridge and Colonial from the data set would cause the index level proposed in the NOI to decrease from PPI-FG+0.09% to PPI-FG-0.34%. *Id.* at 57 (citing Liquids Shippers Initial Comments at 15-16; Crowe Initial Aff. at 6-7). Given this effect, Liquids Shippers argue that affording these pipelines significant weight will skew the index upward. *Id.* at 58.

¹⁶⁶ *Id.* at 67.

- 61. Liquids Shippers further argue that the December 2020 Order erred in relying upon earlier index proceedings to justify using the weighted mean in this case. Liquids Shippers contend that this proceeding is distinguishable from prior five-year reviews because the weighted mean is heavily influenced by just two pipelines and a commenter has demonstrated that two outlying pipelines skew the weighted mean. Furthermore, Liquids Shippers state that there is limited judicial and Commission precedent addressing use of the weighted mean and that existing precedent supports only the use of some weighted measure of central tendency. Liquids Shippers maintain that they do not object to the Commission taking pipeline size into account or according additional weight to larger pipelines when calculating the index level, so long as two pipelines like Colonial and Enbridge are not permitted to skew the result.
- 62. In addition, Liquids Shippers object to the December 2020 Order's suggestion that shippers should challenge the inputs in a particular pipeline's page 700 by filing a complaint. Liquids Shippers state that a cost-of-service complaint against a pipeline's base rates is unlikely to result in changes to its page 700 and that there would be no commercial benefit for a shipper to file a complaint for the sole purpose of challenging the pipeline's page 700 inputs. Liquids Shippers argue that by requiring shippers to

¹⁶⁷ *Id.* at 64, 67.

¹⁶⁸ *Id.* at 62-63 (quoting *AOPL II*, 281 F.3d at 241).

¹⁶⁹ *Id.* at 63.

 $^{^{170}}$ Id. at 68 (citing December 2020 Order, 173 FERC ¶ 61,245 at P 40 n.87).

¹⁷¹ *Id.* at 68-69.

challenge page 700 inputs in a complaint or litigated rate proceeding, the Commission is insulating pipelines' page 700 data from meaningful review.¹⁷²

3. Commission Determination

- 63. We are unpersuaded by Liquids Shippers' arguments and deny rehearing. As the December 2020 Order explains, replacing the weighted mean in the calculation of the composite central tendency would contravene longstanding Commission practice dating to the rulemaking proceeding that established the indexing regime. As discussed below, although no commenter has previously challenged the use of the weighted mean in the Kahn Methodology, we find that Liquids Shippers have not justified departing from the Commission's well-established policy. 174
- 64. As an initial matter, Liquids Shippers acknowledge that the Kahn Methodology appropriately relies upon a weighted measure of central tendency¹⁷⁵ but fail to propose a credible alternative to the weighted mean. As discussed above, the December 2020 Order rejected Liquids Shippers' proposed weighted median calculation as methodologically flawed. The Commission explained that the established statistically appropriate method for calculating the weighted median, as applied to pipeline cost changes, is to order the pipelines by cost-change percentage, compute each pipeline's share of total barrel-miles, and identify the pipeline whose share of total barrel-miles causes the cumulative share to reach 50%.¹⁷⁶ However, rather than identify the pipeline

¹⁷² *Id.* at 69.

¹⁷³ December 2020 Order, 173 FERC ¶ 61,245 at P 36.

¹⁷⁴ *See supra* note 129.

¹⁷⁵ Liquids Shippers Request for Rehearing at 63.

¹⁷⁶ December 2020 Order, 173 FERC ¶ 61,245 at P 38 (citing Shehadeh Reply

that causes the cumulative share of total barrel-miles represented in the sample to reach 50%, Ms. Crowe derives the median value of the weighted cost-change percentages for 2019 without regard to the barrel-miles represented above and below that cost change. 177 Unlike the correct calculation of the weighted median, Ms. Crowe does not order pipelines by cost changes, and instead orders them by cost change times barrel-miles.¹⁷⁸ The Commission found that under this approach, it is unclear whether the median pipeline of a given sample reported (a) relatively high cost changes and low barrel-miles or (b) relatively low cost changes and high barrel-miles.¹⁷⁹ The Commission also observed that a small shift in the data sample's median would produce significant and multidirectional changes in the calculation's result.¹⁸⁰ Thus, the Commission determined that this calculation produces "haphazard results" that "do not reflect a convergence towards a central tendency of industry-wide cost changes."181 The Commission further explained that Ms. Crowe's methodology would "nullify the influence of larger pipelines upon the index calculation and thereby defeat the purpose of relying upon a weighted

Decl. at 11 & App. B, Ex. 1). In fact, as explained in the December 2020 Order, the pipeline reflecting the weighted median using such a calculation would be Enbridge (which as discussed below, Liquids Shippers allege should be removed as an outlier from the data set). *Id.* P 40.

¹⁷⁷ *Id.* P 39.

¹⁷⁸ *Id*.

¹⁷⁹ *Id.* n.84.

¹⁸⁰ For example, a median reflecting the pipeline with the next lowest weighted percentage change (Wildcat Liquids Caddo LLC) would reduce Ms. Crowe's result from 0.57% to -1.74% (a decrease of over 200%), whereas a median reflecting the next highest weighted percentage change (reported by Wesco Pipeline, LLC) would reduce the result by an even greater amount, from -0.57% to -2.28% (a decrease of 400%). *Id.* n.85.

measure of central tendency."¹⁸² On rehearing, Liquids Shippers do not address these findings or attempt to rectify the identified flaws in Ms. Crowe's weighted median calculation. Thus, even if we were inclined to replace the weighted mean with a different weighted measure of central tendency, Liquids Shippers present no credible alternative.

65. In addition, we remain unpersuaded by Liquids Shippers' claims that the weighted mean needs to be modified or replaced because two large pipelines, Colonial and Enbridge, allegedly skew the index calculation. First, the December 2020 Order found that the record indicates that neither Colonial nor Enbridge reported outlying cost changes, 183 and Liquids Shippers do not refute these findings on rehearing. 184 Although both Colonial and Enbridge reported barrel-mile cost changes above the median in the middle 50%, this does not make them outliers in terms of cost changes. 185 Second, the fact that the weighted mean in this proceeding ascribes additional weight to two pipelines with high barrel-miles does not support removing this measure of central tendency or reducing its weighting in the Kahn Methodology. Rather, the Kahn Methodology

¹⁸² *Id.* n.86 (citing *AOPL II*, 281 F.3d at 241). Specifically, the Commission explained that because Ms. Crowe orders the pipelines by barrel-mile cost change times barrel-miles, a pipeline with high barrel-miles would likely only lie near the median of the data sample if it reported extremely low cost changes. *Id.*

 $^{^{183}}$ The Commission observed that both Colonial and Enbridge are included in the middle 50% of cost changes, which indicates that their cost experiences did not diverge significantly from industry norms. December 2020 Order, 173 FERC \P 61,245 at P 40.

¹⁸⁴ See Liquids Shippers Request for Rehearing at 65-66 (acknowledging the Commission's findings but arguing that they do "not respond to [Liquids Shippers'] evidence or [their] concerns that Enbridge Energy and Colonial skew the index due to being extreme outliers in terms of barrel-miles").

¹⁸⁵ The 2014-2019 cost changes in the middle 50% ranged from -32.23% to 28.97%. Colonial's cost change of 23.72% lies well within the middle 50%'s upper bound, while Enbridge's cost change of 3.43% lies close to the median of the sample.

includes the weighted mean in the calculation of central tendency specifically to provide appropriate weight to large pipelines like Colonial and Enbridge whose cost changes are highly reflective of industry cost experience. 186 This additional weighting is necessary to ensure that "minor firms do not skew the result." Because unweighted measures of central tendency weight all cost changes equally without regard to pipeline size, failing to incorporate a weighted measure would allow the cost experiences of small pipelines to obscure the experiences of pipelines that represent a much larger share of the industry's barrel-miles. In this proceeding, for instance, three small pipelines representing 0.00073% of the barrel-miles in the middle 50% influence the sample's unweighted mean by the same degree as Colonial and Enbridge, which represent 50.04% of the barrel-miles in the middle 50%. 188 Thus, the fact that the weighted mean accords significant weight to Colonial and Enbridge is fully consistent with its role in the index calculation and does not skew the index calculation as Liquids Shippers allege. 189 To the extent that Liquids Shippers oppose use of the weighted mean in this proceeding because it provides significant weighting to the two largest pipelines, ¹⁹⁰ we find that this concern does not

¹⁸⁶ December 2020 Order, 173 FERC ¶ 61,245 at P 37.

¹⁸⁷ AOPL II, 281 F.3d at 241.

¹⁸⁸ Whereas removing the cost changes of Colonial and Enbridge would reduce the unweighted mean by 7 basis points (from -0.20% to -0.27%), removing the cost changes of Wesco Pipeline LLC, Hilcorp Pipeline Company, LLC, and Black Bear Liquids LLC increases the unweighted mean by the same magnitude of 7 basis points (from -0.20% to -0.13%). Attach. A, Exhibit 13.

 $^{^{189}}$ December 2020 Order, 173 FERC \P 61,245 at P 37.

¹⁹⁰ Liquids Shippers Request for Rehearing at 63, 65-66.

justify eliminating the weighted mean from the index calculation in the absence of a credible alternative.¹⁹¹

66. Moreover, we continue to find that Liquids Shippers' challenges to the reported page 700 data of Colonial and Enbridge are outside the scope of this proceeding. As the December 2020 Order explains, indexing proceedings are not an appropriate forum for challenging specific pipelines' page 700 inputs.¹⁹² In the five-year review, the Commission must review pipeline cost changes on an industry-wide basis to establish the generic index that pipelines may use to adjust their rates going forward. Allowing commenters to litigate individual pipelines' page 700 inputs would risk expanding this review into a wide-ranging rate proceeding involving complex cost-of-service issues that would require significant time to resolve. Given that the Commission must consider industry-wide cost changes based upon data for over 160 pipelines and must complete each five-year review in order to establish the index level for use in index filings to be effective on July 1 of the following year,¹⁹³ it would be unworkable to permit challenges to individual pipeline page 700 inputs in this proceeding.

¹⁹¹ As discussed above, although Liquids Shippers contend that another approach to weighting pipeline cost changes may achieve a better balance between large and small pipelines, they have not justified an alternative to the weighted mean.

¹⁹² December 2020 Order, 173 FERC ¶ 61,245 at P 40; see also AOPL I, 83 F.3d at 1437 (holding that the Commission did not err in Order No. 561 by declining to periodically review individual pipeline costs and instead requiring shippers to challenge individual pipeline rates via protests or complaints); Calnev Pipe Line L.L.C., 127 FERC ¶ 61,304, at P 5 (2009) ("[T]he Commission has made quite clear that it will not review allegations regarding the appropriateness of a pipeline's cost of service or the accuracy of its accounting in an index proceeding. Such allegations must be included in a complaint once the index-based filing becomes effective." (citing SFPP, L.P., 123 FERC ¶ 61,317 (2008); BP W. Coast Prods. LLC v. SFPP, L.P., 121 FERC ¶ 61,243 (2007))).

¹⁹³ NOI, 171 FERC ¶ 61,239 at P 11.

- 67. Furthermore, we are not persuaded by Liquids Shippers' claim that reporting errors by Colonial and Enbridge are skewing the index level upwards by 43 basis points. Pagarding Enbridge, this argument is particularly unpersuasive. First, removing Enbridge from the middle 50%, while retaining Colonial in that sample, actually *increases* the index level rather than decreasing it as Liquids Shippers imply. Second, correcting Enbridge's alleged reporting errors only marginally influences the index calculation. Liquids Shippers claim that the 12.71% ROE that Enbridge reported on page 700 for 2019 exceeds both the 9.84% ROE that it reported for 2014 and the 10.85% ROE that many pipelines reported on page 700 for 2019. However, adjusting Enbridge's 2019 page 700 ROE from 12.71% to 9.84% or 10.85% would only impact the index level by 2 basis points.
- 68. Similarly, although Colonial accounts for most of the 44 basis-point shift in the index calculation that results from removing Colonial and Enbridge from the middle 50%, correcting Colonial's alleged reporting errors produces only a *de minimis* change in the index level. Liquids Shippers argue that Colonial reported in its 2014 and 2019 page 700 filings that it is 92% financed by equity, but reported on its balance sheet and in an

¹⁹⁴ Liquids Shippers allege that when using the data set underlying the NOI proposal, removing Enbridge and Colonial from the middle 50% reduces the index level by 43 basis points (from PPI-FG+0.09% to PPI-FG-0.34%). Liquids Shippers Request for Rehearing at 57 (citing Liquids Shippers Initial Comments; Crowe Initial Aff. at 6-7). Similarly, removing those pipelines from the middle 50% of the data set adopted in the instant order would reduce the index level by 44 basis points, from PPI-FG-0.21% to PPI-FG-0.65%. Attach. A, Exhibit 8.

¹⁹⁵ Removing Enbridge from the middle 50% but not Colonial, increases the index level from PPI-FG-0.21% to PPI-FG-0.14%. Attach. A, Exhibit 9.

¹⁹⁶ Lowering Enbridge's page 700 ROE from 12.71% to either 9.84% or 10.85% would reduce the index level from PPI-FG-0.21% to PPI-FG-0.23%. Attach. A, Exhibit 10.

ongoing rate proceeding that it is 100% financed by debt.¹⁹⁷ However, adjusting Colonial's capital structure to 50% equity and 50% debt produces a mere one-basis-point change to the index level.¹⁹⁸ Accordingly, given these relatively minor effects, we are unpersuaded by Liquids Shippers' claim that using the weighted mean in this proceeding increases the likelihood that page 700 reporting errors will skew the index calculation.

69. Furthermore, we find that requiring shippers to challenge page 700 inputs outside of the five-year review process does not present an infeasible approach. First, Liquids Shippers' argument that a cost-of-service complaint is unlikely to result in a change to the pipeline's page 700 reporting is without merit. For example, if the Commission determines in a cost-of-service rate proceeding that a pipeline set its rates based upon an inaccurate capital structure, the pipeline would be required to implement this determination in its subsequent page 700 reporting. Second, we are unpersuaded by Liquids Shippers' claim that a complaint challenging a pipeline's page 700 inputs would bring shippers "no commercial benefits." Where a shipper believes that a pipeline may have reported inaccurate or erroneous information on its page 700, initiating a complaint proceeding provides the parties and the Commission with a full opportunity to develop an

¹⁹⁷ Liquids Shippers Request for Rehearing at 59-60 (citing Crowe Initial Aff. at 5-6).

¹⁹⁸ Using the data set adopted in this proceeding, adjusting Colonial's capital structure to 50% equity and 50% debt while preserving the composition of the middle 50% increases the index level by one basis point, from PPI-FG-0.21% to PPI-FG-0.20%. Attach. A, Exhibit 11.

¹⁹⁹ The instructions on page 700 require pipelines to determine their page 700 inputs consistent with the Opinion No. 154-B cost-of-service methodology. To comply with this instruction, a pipeline must adhere to the Commission's application of the Opinion No. 154-B methodology in proceedings involving the pipeline's rates.

²⁰⁰ Liquids Shippers Request for Rehearing at 84.

evidentiary record that would allow for a meaningful review of the challenged page 700 inputs. If the complaint is successful, the Commission would direct the pipeline to revise its page 700 to correct any errors or inaccuracies. These revisions, in turn, could alter the cost and revenue data on which shippers and the Commission rely in evaluating cost-of-service complaints against the pipeline's rates and challenges to the pipeline's annual index rate changes. Thus, although we recognize the burden and expense associated with filing a complaint, we disagree with Liquids Shippers' claim that there would be no commercial benefits to filing a complaint against a pipeline's page 700 inputs.

D. <u>Liquids Shippers' Proposal to Adopt Standardized ROEs for 2014 and 2019</u>

70. Liquids Shippers argued in their comments that the reported page 700 ROEs conflict with the Commission's cost-of-service ratemaking methodology because they are self-reported and vary substantially.²⁰¹ In addition, Liquids Shippers maintained that uncertainty surrounding the Commission's oil pipeline ROE policy at the time pipelines submitted their page 700 filings for 2019 undermined the reliability of the reported ROEs for 2019.²⁰² Thus, Liquids Shippers urged the Commission to replace pipelines' reported page 700 ROEs for 2014 and 2019 with standardized ROEs for purposes of calculating the index level. For 2014, Liquids Shippers proposed a standardized ROE of 10.29%, which 54 pipelines reported in their 2014 page 700 filings.²⁰³ For 2019, Liquids Shippers

²⁰¹ Liquids Shippers Initial Comments at 21-23.

²⁰² *Id.* at 25-28. In support of this argument, Liquids Shippers contend that two pipelines submitted updated Form No. 6 filings in July 2020 indicating that the page 700 ROEs they reported in April 2020 did not comply with the Commission's then-applicable policy relying solely upon the DCF model. Liquids Shippers Request for Rehearing at 76-77 (citing Liquids Shippers Initial Comments at 25-28) (referring to updated Form No. 6 filings of Plains Pipeline, LP, and Rocky Mountain Pipeline System LLC).

 $^{^{203}}$ Ms. Crowe stated that 45 pipelines reported a 10.29% ROE on their page 700s

proposed to use the 10.02% ROE that Trial Staff proposed in an ongoing Colonial rate proceeding based upon data for the six-month period ending in November 2019.²⁰⁴

1. December 2020 Order

71. The December 2020 Order declined to adopt standardized ROEs for 2014 and 2019 and concluded that Liquids Shippers have not demonstrated that the reported page 700 ROEs are unreliable or inconsistent with Commission policy. First, the Commission rejected Liquids Shippers' argument that page 700 ROEs are unreliable simply because they are self-reported, reasoning that the instructions on page 700 required pipelines to determine ROE consistent with the Commission's then-applicable policy of relying solely upon the DCF model. Second, the Commission found that variation among page 700 ROEs does not indicate that this data is unreliable and that such variation may result from differences in proxy group composition and relative risk. Third, the Commission rejected Liquids Shippers' contention that pipelines were uncertain as to the Commission's oil pipeline ROE policy when they submitted their 2019 Form No. 6 filings. The Commission found that pipelines had adequate notice of

for 2014. Crowe Initial Aff. at 11-12. However, based upon a review of Form No. 6 filings submitted in 2016, the Commission found in the December 2020 Order that 54 pipelines reported this ROE for 2014 in the column on page 700 for previous year data. December 2020 Order, 173 FERC ¶ 61,245 at P 43 n.97.

²⁰⁴ Liquids Shippers Initial Comments at 30-31; Crowe Initial Aff. at 11 (citing Trial Staff, Exhibit S-00057 (Direct and Answering Cost-Based Rate Testimony of Commission Trial Staff Witness Robert J. Keyton), Docket Nos. OR18-7-002 et al. (filed Jan. 14, 2020)).

 $^{^{205}}$ December 2020 Order, 173 FERC \P 61,245 at P 45.

²⁰⁶ *Id.* P 46.

²⁰⁷ *Id.* P 47.

the prevailing policy through the page 700 instruction requiring pipelines to determine ROE consistent with the then-current Opinion No. 154-B methodology.²⁰⁸ Fourth, the Commission found that Liquids Shippers have not supported their proposed standardized ROEs.²⁰⁹ Finally, the Commission concluded that determining standardized ROEs would complicate the five-year review process and undermine indexing's purpose as a simplified and streamlined ratemaking regime.²¹⁰

2. Rehearing Request

72. Liquids Shippers contend that the December 2020 Order erred by failing to replace the reported 2014 and 2019 page 700 ROEs with Liquids Shippers' proposed standardized ROEs. They repeat their argument that the reported page 700 ROEs cannot be consistent with the Commission's cost-of-service methodology because they vary substantially. Liquids Shippers emphasize that these ROEs were selected by the pipelines themselves. Furthermore, Liquids Shippers contend that the page 700 ROEs fail to accurately capture changing market conditions between 2014 and 2019 because some pipelines reported a 2019 page 700 ROE that was significantly higher than their 2014 page 700 ROE, while other pipelines reported a 2019 ROE that was significantly lower than their 2014 ROE. Liquids Shippers state that to the extent there is limited

²⁰⁸ *Id.* P 48.

²⁰⁹ *Id.* P 49.

²¹⁰ *Id.* P 50.

²¹¹ Liquids Shippers Request for Rehearing at 70-72 (citing *El Paso Nat. Gas Co.*, Opinion No. 528, 145 FERC \P 61,040, at P 592 (2013)). For instance, Liquids Shippers state that among the 160 pipelines in the untrimmed data set, the reported page 700 ROEs for 2019 range from 0.9% to 22.3%. Among the pipelines in the middle 50%, Liquids Shippers state that the 2019 page 700 ROEs range from 7.2% to 18.8%. *Id.*

²¹² *Id.* at 73 (citing Liquids Shippers Initial Comments at 23-24; Crowe Initial Aff.

evidence addressing whether the page 700 ROEs conflict with the Commission's policy, the absence of more concrete evidence "does not give rise to a negative inference that such evidence does not exist."²¹³

73. Liquids Shippers also challenge the Commission's finding that variations in the reported page 700 ROEs could result from differences in proxy group composition and relative risk. Liquids Shippers claim that the December 2020 Order cites no evidence for this conclusion, despite the fact that the Commission has access to the workpapers underlying pipelines' page 700 ROE calculations.²¹⁴ In addition, Liquids Shippers contend that the Commission overstates the degree of variation that can result from these factors. Regarding proxy group composition, Liquids Shippers state that there is a small number of eligible oil pipeline proxy group members, such that there is limited, if any, potential for variation in the proxy group that may be used from pipeline to pipeline.²¹⁵ Regarding differences in risk, Liquids Shippers contend that the Commission has recognized that most pipelines fall within the same broad range of average risk, such that the median of the proxy group results is sufficient to compensate most pipelines for their investments.²¹⁶

at 9-10).

²¹³ *Id.* at 78.

²¹⁴ *Id.* at 81 (citing December 2020 Order, 173 FERC ¶ 61,245 at PP 46-47; *Revisions to & Electronic Filing of the FERC Form No. 6 & Related Uniform Sys. of Accounts*, Order No. 620, FERC Stats. & Regs. ¶ 31,115, at 31,959-60 (2000) (cross-referenced at 93 FERC ¶ 61,262), *reh'g denied*, Order No. 620-A, 94 FERC ¶ 61,130 (2001)).

²¹⁵ *Id.* at 82-83 (citing Opinion No. 528, 145 FERC ¶ 61,040 at P 595; AOPL, Comments, Docket No. PL19-4-000, at 15 (filed June 26, 2019)).

²¹⁶ *Id.* at 83 (citing Opinion No. 528, 145 FERC ¶ 61,040 at P 592; Composition of Proxy Groups for Determining Gas and Oil Pipeline Return on Equity, 123 FERC ¶

- 74. Furthermore, Liquids Shippers reiterate their earlier argument that uncertainty surrounding the Commission's oil pipeline ROE methodology in April 2020 undermines the reliability of the reported page 700 ROEs for 2019.²¹⁷ Liquids Shippers dispute the Commission's finding that pipelines received adequate notice of the Commission's prevailing ROE policy through the page 700 instruction requiring pipelines to determine ROE consistent with the then-current Opinion No. 154-B methodology.²¹⁸ They argue that the "mere existence of a rule does not guarantee compliance with that rule" and that the Commission had an affirmative obligation to investigate whether ambiguities in its prevailing ROE policy affected the 2019 page 700 ROEs.²¹⁹
- 75. In addition, Liquids Shippers contend that the Commission applied an unreasonably strict standard in rejecting their proposed standardized ROEs. Liquids Shippers state that in order to determine an ROE that "accurately measures the investor-required cost of equity for all pipelines in the data set,"²²⁰ Liquids Shippers would

^{61,048 (2008) (}Proxy Group Policy Statement)).

²¹⁷ As discussed in the December 2020 Order, Liquids Shippers assert that the Commission initiated a review of its ROE policy in Docket No. PL19-4-000 on March 21, 2019, but did not clarify its policy until it issued a policy statement revising its ROE methodology for natural gas and oil pipelines on May 21, 2020. *Id.* at 74-75 (citing *Inquiry Regarding the Commission's Policy for Determining Return on Equity*, 171 FERC ¶ 61,155 (2020) (ROE Policy Statement); *Inquiry Regarding the Commission's Policy for Determining Return on Equity*, 166 FERC ¶ 61,207 (2019)). Because oil pipelines were required to submit page 700 cost-of-service data for 2019 in April 2020, Liquids Shippers allege that pipelines were not certain of the Commission's prevailing policy when pipelines reported their 2019 ROEs. *Id.* at 75-76.

²¹⁸ *Id.* at 85-86 (citing December 2020 Order, 173 FERC ¶ 61,245 at P 48).

²¹⁹ *Id.* at 86.

²²⁰ December 2020 Order, 173 FERC ¶ 61,245 at P 49.

need to provide evidence establishing the financial and business risks for more than 100 pipelines.²²¹

Liquids Shippers also disagree with the Commission's conclusion that replacing 76. reported page 700 ROEs with standardized ROEs would improperly complicate the five-year review. Liquids Shippers state that because standardized ROEs would only serve as benchmarks for measuring pipeline cost changes,²²² "establishing a standardized ROE may not require the same rigor as, e.g., determining an allowable ROE to be included in an oil pipeline's just and reasonable rates."223 Liquids Shippers contend, moreover, that determining standardized ROEs in each five-year review would not be a prohibitive undertaking. Because most pipeline ROEs would fall at the median of the oil proxy group, Liquids Shippers state that the Commission would not have to perform an individualized analysis of every oil pipeline to determine a standardized ROE.²²⁴ Additionally, Liquids Shippers observe that Commission Trial Staff regularly develops proposed ROEs in cost-of-service rate proceedings. Finally, Liquids Shippers contend that it is inconsistent for the Commission to reject their proposal to adopt standardized ROEs as incompatible with simplified and streamlined ratemaking while also adopting Pipelines' proposals to adjust the reported page 700 data to remove the effects of the Income Tax Policy Change.²²⁵

²²¹ Liquids Shippers Request for Rehearing at 87.

²²² Id. at 88-89.

²²³ *Id.* at 89.

²²⁴ *Id.* at 89-90.

²²⁵ *Id.* at 90-91.

3. Commission Determination

- 77. We deny rehearing and sustain the Commission's determination in the December 2020 Order. We continue to find that Liquids Shippers have not adequately demonstrated that the reported page 700 ROEs for 2014 and 2019 are unreliable or inconsistent with Commission policy such that the Commission should revise the Kahn Methodology to replace those figures with standardized ROEs.²²⁶
- 78. As an initial matter, Liquids Shippers fail to present usable alternatives to the ROEs that pipelines reported on page 700. As the Commission concluded in the December 2020 Order, we find that Liquids Shippers have not supported their proposed standardized ROEs.²²⁷ Regarding their proposed industry-wide 2014 ROE, Liquids Shippers' arguments on rehearing do not explain why an ROE figure that only 29% of pipelines reported for that year accurately measures the investor-required cost of equity for all pipelines in the data set.²²⁸ Likewise, for the 2019 ROE, we reject Liquids Shippers' proposal to use an ROE that one participant proposed in an ongoing hearing for use in Colonial's rates. Neither the Presiding Judge nor the Commission have opined on this ROE proposal.²²⁹ Moreover, this

²²⁶ As discussed, Liquids Shippers, as the proponent of a change to the Kahn Methodology, bears the burden of justifying that change. *See supra* note 129.

²²⁷ Not only do Liquids Shippers fail to justify their proposed standardized ROEs, but they also fail to correctly incorporate those ROEs into pipelines' page 700 cost-of-service calculations. Because ROE forms part of the return on rate base for which non-MLP pipelines may recover an income tax allowance, any adjustment to the page 700 ROEs should include corresponding changes to the pipeline's page 700 income taxes. However, in adjusting the reported page 700 ROEs, Ms. Crowe fails to reflect the resulting income tax changes in pipelines' page 700 cost-of-service calculations. *See* Crowe Initial Aff. at App. 4.

²²⁸ December 2020 Order, 173 FERC ¶ 61,245 at P 49.

²²⁹ *Id.* The initial decision addressing Colonial's cost-based rates, including its just and reasonable ROE, is scheduled to issue by April 29, 2022. *Epsilon Trading, LLC*

proposal was challenged by the other litigants in that proceeding and Liquids Shippers have presented no evidence that this particular ROE was more appropriate than the other litigants' proposed ROEs.²³⁰ In addition, even if the Commission had adopted a proposed ROE for Colonial in that rate case, the December 2020 Order explains that given the diversity of the oil pipeline industry, we cannot simply assume that any single ROE could reflect the investor-required return for all pipelines in the data set.²³¹

79. We conclude, moreover, that Ms. Crowe determines her proposed standardized ROEs using an inconsistent approach that deflates the index level. Ms. Crowe asserts that the Commission should adopt 10.29% as the standardized ROE for 2014 because 54 of 184 filing pipelines reported that figure on page 700. Liquids Shippers also acknowledge that an even greater percentage of filing pipelines reported a 10.85% ROE on page 700 for 2019.²³² However, rather than adopt this widely reported figure as the standardized ROE for 2019, Ms. Crowe instead proposes to use an untested 10.02% ROE that remains subject to Commission evaluation in the ongoing Colonial rate proceeding. This unexplained inconsistency materially affects the index level: whereas using a

v. Colonial Pipeline Co., Docket No. OR18-7-002 (Dec. 2, 2021).

²³⁰ Although this figure was proposed in the ongoing hearing by Commission Trial Staff, Trial Staff are non-decisional employees for purposes of that proceeding. 18 CFR 385.2201(c)(3) (2021) (defining "decisional employee" to exclude "an employee designated as part of the Commission's trial staff in a proceeding"); *Separation of Functions*, 101 FERC ¶ 61,340, at P 7 (2002) ("A 'non-decisional employee' is a member of the Commission's trial staff in a proceeding").

²³¹ December 2020 Order, 173 FERC ¶ 61,245 at P 49.

²³² Whereas approximately 29% of filing pipelines reported a 10.29% ROE for 2014 (54/184 = 0.293), Liquids Shippers state that 69 of 160, or approximately 43%, of filing pipelines reported a 10.85% ROE for 2019. Liquids Shippers Request for Rehearing at 80 (citing Liquids Shippers Initial Comments at 29-32; Crowe Initial Aff. at 10-11)).

10.85% ROE for 2019 with the proposed 10.29% ROE for 2014 would reduce the index level by 11 basis points, using a 10.02% ROE for 2019 as Ms. Crowe proposes with the same ROE for 2014 would reduce the index level by 55 basis points.²³³ Liquids Shippers neither acknowledge these effects nor justify their proposal to use a widely reported ROE as the standardized ROE for 2014 but not for 2019.²³⁴

80. In addition, we reject Liquids Shippers' claim that the Commission applied an unreasonably strict standard in requiring them to demonstrate that their proposed standardized ROEs "accurately measure[] the investor-required cost of equity for all pipelines in the data set." As Liquids Shippers acknowledge, ROE is a major component of the page 700 summary cost of service and therefore significantly affects the Commission's measurement of industry-wide cost changes in the five-year review. Thus, where a commenter proposes to replace the reported page 700 ROEs of every

²³³ Using the 10.85% ROE for 2019 with the 10.29% ROE for 2014 reduces the index from PPI-FG-0.21% to PPI-FG-0.32%, whereas using the 10.02% ROE for 2019 with the same ROE for 2014 reduces the index level from PPI-FG-0.21% to PPI-FG-0.76%. Attach. A, Exhibit 12.

²³⁴ Ms. Crowe states that the widely reported 10.85% ROE should not be used as the standardized ROE for 2019 because it "is unsupported by any explanation or derivation, and there is no evidence this ROE was derived in a manner consistent with Commission policy." Crowe Initial Aff. at 11. It is unclear, however, why this critique would not apply with equal force to the 10.29% ROE that she proposes to use for 2014. To the extent that Ms. Crowe proposes to use a widely reported ROE for 2014 on the understanding that Trial Staff had not proposed an ROE based upon 2014 data in an oil pipeline rate proceeding, this understanding is incorrect. To the contrary, in a rate proceeding involving SFPP, L.P., in Docket No. OR16-6-000, Trial Staff proposed an ROE of 10.24% based upon 2014 data. Trial Staff, Exhibit S-24 (Direct and Answering Testimony of Commission Trial Staff Witness Robert J. Keyton), Docket No. OR16-6-000, at 61:15-17 (filed Sept. 14, 2016).

²³⁵ December 2020 Order, 173 FERC ¶ 61,245 at P 49.

²³⁶ Liquids Shippers Initial Comments at 24.

require commenters to demonstrate that those standardized figures accurately measure the cost of equity for all pipelines in the data set. Otherwise, a standardized ROE that does not accurately reflect the costs of equity of pipelines in the data set could skew the index calculation by distorting the measurement of those pipelines' per barrel-mile equity cost changes during the review period. To the extent that satisfying this standard would impose significant evidentiary burdens, this supports maintaining the Commission's simplified approach of measuring equity cost changes using reported page 700 ROEs. Liquids Shippers' remaining arguments for replacing the reported page 700 ROEs 81. with standardized ROEs are unavailing. Contrary to Liquids Shippers' argument, we again conclude that the fact that page 700 ROEs are self-reported (like all other page 700 data used in this proceeding) does not demonstrate that this data is unreliable or fails to capture the returns that investors demand in the market. As the December 2020 Order explains, the instructions on page 700 required pipelines to determine their ROE for each year during the 2014-2019 period using the DCF model. Pipelines submitted page 700 under oath and subject to sanction if there were purposeful errors in their reported data.²³⁷ Moreover, the Commission's five-year review process reduces the incentive or ability for pipelines to report inaccurate data in an effort to skew the index calculation. The Commission calculates the index level based upon changes in cost over the applicable review period, rather than total costs in a given year. Because the last year of any particular review period (e.g., 2014-2019) is the first year of the next review period (e.g., 2019-2024), an attempt by pipelines to distort the index calculation by reporting inflated

pipeline in the data set with standardized, industry-wide figures, it is not unreasonable to

²³⁷ December 2020 Order, 173 FERC ¶ 61,245 at P 46 (citing *BP W. Coast Prods. LLC v. SFPP, L.P.*, 121 FERC ¶ 61,243, at P 9 (2007)).

cost data in the last year of one period would harm their interests by establishing a higher cost baseline in the first year of the next period.²³⁸ Given these facts, we continue to find that Liquids Shippers have not demonstrated that the reported page 700 ROE data is unreliable merely because pipelines self-reported.²³⁹

82. We also remain unpersuaded that variation among page 700 ROEs indicates that the reported ROE data is unreliable. As an initial matter, it is not clear from the record that the level of a pipeline's page 700 ROE correlates with that pipeline's annualized cost changes such that variations in ROE would materially affect the index calculation. In any event, however, the D.C. Circuit has recognized that "the zone of reasonableness creates a broad range of potentially lawful ROEs rather than a single just and reasonable ROE." Thus, mere variation in the page 700 ROEs does not establish that those ROEs are not just and reasonable. Rather, as the Commission found in the December 2020 Order, multiple factors can cause the DCF model to yield different results for different pipelines. Contrary to Liquids Shippers' claim, we disagree that the December 2020

²³⁸ *Id.* n.103. Along similar lines, reporting overly low cost data in the last year of one review period in an effort to skew the index calculation downward would similarly harm pipelines' interests by establishing a lower cost baseline in the first year of the next period.

²³⁹ Id. P 46.

²⁴⁰ See Shehadeh Reply Decl. at 18-19 (comparing annualized cost changes of pipelines in middle 80% that reported 10.85% ROE for 2019 and pipelines that reported ROEs other than 10.85% and concluding that "cost change and ROE are not positively correlated").

²⁴¹ Emera Maine v. FERC, 854 F.3d 9, 26 (D.C. Cir. 2017).

²⁴² *Id.* P 47. For instance, in a recent oil pipeline cost-of-service rate proceeding, the potential proxy group member companies included three pipelines with DCF returns near 10%, one pipeline with a DCF return of 21.17%, and one pipeline with a DCF return of 51.14%. *Chevron Prods. Co. v. SFPP, L.P.*, Opinion No. 571, 172 FERC ¶ 61,207, at

Order overstates the degree to which pipeline ROEs may vary as a result of differences in proxy group composition. In forming proxy groups, the Commission applies specific criteria to ensure that the proxy group members are risk-appropriate and comparable to the pipeline whose rate is being determined.²⁴³ Although the number of companies satisfying the Commission's historical proxy group criteria in pipeline proceedings has declined in recent years,²⁴⁴ this does not support the conclusion that a single proxy group would be appropriate for every oil pipeline. Rather, the Commission has explained that it will apply its proxy group criteria flexibly depending upon the particular record in each proceeding when necessary to form a proxy group of sufficient size.²⁴⁵ Thus, even under current market conditions, the appropriate proxy group can vary from pipeline to pipeline

P 152 (2020).

satisfy the following criteria. First, the company's stock must be publicly traded. Second, the company must be recognized as an oil pipeline company and its stock must be recognized and tracked by an investment information service such as *Value Line*. Third, pipeline operations must constitute at least 50% of the company's assets or operating income over the most recent three-year period (50% standard). *E.g.*, ROE Policy Statement, 171 FERC ¶ 61,155 at P 58 (citing Proxy Group Policy Statement, 123 FERC ¶ 61,048 at P 8). In addition to these criteria, the Commission has historically declined to include Canadian companies in pipeline proxy groups. *Id.* (citing Opinion No. 528, 145 FERC ¶ 61,040 at P 626; *Kern River Gas Transmission Co.*, Opinion No. 486-B, 126 FERC ¶ 61,034 at P 60, *order on reh'g and compliance*, Opinion No. 486-C, 129 FERC ¶ 61,240 (2009)).

²⁴⁴ *Id.* PP 60, 65.

²⁴⁵ The Commission maintains a flexible approach to forming natural gas and oil pipeline proxy groups. For example, the Commission retains the discretion to enforce or relax the 50% standard based upon the record in each proceeding. *Id.* PP 64-65. Similarly, the Commission has explained that it will consider proposals to include Canadian companies in pipeline proxy groups on a case-by-case basis. *Id.* P 66. Furthermore, given the ongoing difficulties in forming pipeline proxy groups of sufficient size, the Commission has stated that it "will consider adjustments to [its] ROE policies where necessary." *Id.* P 64.

based upon the specific facts in the proceeding. Any difference in proxy group composition can cause the DCF model to produce different results for different pipelines.²⁴⁶

83. Similarly, we continue to find that variation among page 700 ROEs may result from differences in relative risk. The December 2020 Order explains that although the Commission typically sets an oil pipeline's real ROE at the median of the DCF results, it may set the ROE above or below the median where the record demonstrates that the pipeline faces anomalously high or low risks.²⁴⁷ Thus, even when using an identical proxy group, the appropriate placement of a pipeline's ROE within the proxy group results turns upon an individualized, fact-specific analysis of its business and financial risks relative to the risk profiles of the proxy group members. Because oil pipelines' risk levels may differ based upon factors such as location, size, and business model, it is unsurprising that ROEs would vary to some degree across the oil pipeline industry.²⁴⁸ Contrary to Liquids Shippers' argument, this variation does not demonstrate that the page

²⁴⁶ For example, in Opinion No. 571, the Commission adopted a proxy group of Buckeye Partners LP, Magellan Midstream Partners LP, Enterprise Products Partners, LP, and Enbridge Energy Partners, LP, which produced a median DCF result of 10.54%. Opinion No. 571, 172 FERC ¶ 61,207 at P 52. However, substituting Kinder Morgan Inc. in the place of Enbridge would have reduced the median DCF result to 10.195%, a difference of over 30 basis points. *See id*.

²⁴⁷ December 2020 Order, 173 FERC ¶ 61,245 at P 47 (citing *BP Pipelines* (*Alaska*) *Inc.*, Opinion No. 502, 123 FERC ¶ 61,287 at P 195, order on reh'g and compliance, 125 FERC ¶ 61,215 (2008), reh'g denied, 127 FERC ¶ 61,317 (2009), aff'd sub nom. Flint Hills Res. Alaska, LLC v. FERC, 726 F.3d 881 (D.C. Cir. 2010)).

²⁴⁸ This is particularly true where, due to the declining number of proxy group companies, it may become necessary for the Commission to include Canadian companies or companies that do not satisfy the 50% standard to form a proxy group of sufficient size. Including these more diverse companies in the proxy group could necessitate setting the subject pipeline's ROE above or below the median due to differences in risk.

700 ROEs are inaccurate or inconsistent with Commission policy. In addition, to the extent a particular pipeline's per barrel-mile equity cost changes departed substantially from industry norms, that pipeline would not be among the middle 50% used to calculate the index level.²⁴⁹

- 84. We conclude, moreover, that Liquids Shippers' have not supported their argument that the Commission should have audited pipelines' page 700 workpapers to review their ROE calculations. As the December 2020 Order explains, the Commission does not scrutinize the inputs underlying individual pipelines' page 700 data. Thus, analyzing individual pipeline page 700 workpapers would depart from the Commission's established practice.
- 85. Furthermore, we reject Liquids Shippers' claim that the page 700 ROEs fail to capture changing market conditions because some pipelines reported ROE increases from 2014 to 2019 while other pipelines reported ROE decreases. As discussed above, oil pipelines have diverse business models and risk levels that can cause page 700 ROEs to vary from pipeline to pipeline. Merely because two entities are part of the same industry does not dictate that they will experience market changes in similar ways such that their ROEs will shift in the same direction over a given five-year period. Accordingly, we are not persuaded that the page 700 ROEs fail to adequately track changing market conditions over the review period simply because some pipelines' ROEs increased from 2014 to 2019 while other pipelines' ROEs decreased.

 $^{^{249}}$ December 2020 Order, 173 FERC \P 61,245 at P 47 (citing 2015 Index Review, 153 FERC \P 61,312 at P 17).

²⁵⁰ *Id.* P 53.

86. In addition, we remain unpersuaded by Liquids Shippers' assertion that pipelines were uncertain as to the Commission's prevailing oil pipeline ROE methodology when they submitted their 2019 Form No. 6 filings in April 2020. Because the Commission had not yet revised its longstanding policy of determining ROE using only the DCF model at the time of those filings, the Form No. 6 instructions requiring pipelines to complete page 700 in accordance with the then-applicable Opinion No. 154-B methodology provided pipelines with adequate notice of the requirement to determine their 2019 ROEs using only the DCF model.²⁵¹ We again conclude that the fact that two pipelines (out of 254 pipelines that submitted Form No. 6 filings in 2020) later indicated that they did not adhere to the page 700 instructions in developing their ROEs does not present sufficient evidence of widespread uncertainty regarding the Commission's applicable policy that would undermine our confidence in the reliability of the data set.²⁵² 87. Finally, Liquids Shippers' arguments on rehearing do not refute the Commission's finding that replacing reported page 700 ROEs with standardized ROEs would improperly complicate and prolong the five-year review process in violation of EPAct 1992's mandate for simplified and streamlined ratemaking.²⁵³ We are unpersuaded by Liquids Shippers' claim that determining a standardized ROE may not require the "same rigor" as determining an ROE in a litigated cost-of-service rate proceeding. Liquids Shippers do not describe what this less rigorous determination would resemble or

²⁵¹ December 2020 Order, 173 FERC ¶ 61,245 at P 48. As discussed above, we find that the Commission's five-year review process reduces the incentive or ability for pipelines to report inaccurate data in an effort to skew the index calculation. *See supra* P 82.

²⁵² December 2020 Order, 173 FERC ¶ 61,245 at P 48.

²⁵³ *Id.* P 50 (citing NOI, 171 FERC ¶ 61,239 at P 11).

how it would differ from the ROE analysis the Commission performs using the Opinion No. 154-B methodology. In addition, the fact that Trial Staff regularly performs ROE analyses in litigated rate proceedings has no bearing on whether it would be appropriate or feasible for the Commission to do so for every pipeline whose page 700 data is examined in the five-year review. Accordingly, Liquids Shippers do not persuasively rebut the Commission's finding that determining a just and reasonable ROE on an industry-wide basis would be a complex and fact-intensive inquiry that could require considerable time and resources to resolve.²⁵⁴ Moreover, we reject as irrelevant Liquids Shippers' comparison of their standardized ROE proposal to Pipelines' proposal to adjust the data set to remove the effects of the Income Tax Policy Change, as we decline on rehearing to adopt Pipelines' proposed adjustments.

E. CAPP's Argument Regarding Negotiated Rate Contracts

88. CAPP argued in its comments that the Commission should quantify the effects of negotiated rate contracts upon oil pipelines' reported costs of equity. CAPP stated that these contracts typically contain provisions such as shipper volume commitments that serve to transfer risk from the pipeline to its shippers and that failing to reflect pipelines' reduced risks in the page 700 data could improperly inflate the index calculation. CAPP recognized that the Commission found in the 2015 Index Review that the page 700 total cost of service would reflect any reduction in the pipeline's risk. However, CAPP argued that the page 700 data in this proceeding does not indicate whether this occurred over the 2014-2019 period. To provide increased transparency, CAPP requested that the

Commission require pipelines to provide shippers with the workpapers underlying their page 700 calculations.²⁵⁵

1. December 2020 Order

89. The December 2020 Order rejected CAPP's arguments as unpersuasive. First, the Commission reiterated its conclusion in the 2015 Index Review that "[t]o the extent that volume commitments in [negotiated rate] agreements have reduced the pipeline's risk, the page 700 total costs of service would reflect this reduction in the embedded costs of equity and costs of debt."256 The Commission explained that these effects would tend to reduce pipeline costs and thereby produce a lower index level, rendering CAPP's concerns unfounded. The Commission further determined that CAPP provided no basis for the Commission to conclude that the reported page 700 data fails to adequately account for pipelines' risks in measuring changes in cost of equity and cost of debt.²⁵⁷ Second, the Commission found that CAPP had not supported its request for the Commission to review individual pipeline data to evaluate the effects of contract rates on the pipeline's risk.²⁵⁸ In addition, the Commission found that such a review would exceed the scope of the five-year review and conflict with streamlined and simplified ratemaking.259

²⁵⁵ CAPP Initial Comments at 2-5.

 $^{^{256}}$ December 2020 Order, 173 FERC \P 61,245 at P 52 (quoting 2015 Index Review, 153 FERC \P 61,312 at P 28).

²⁵⁷ *Id*.

²⁵⁸ *Id.* P 53.

²⁵⁹ *Id*.

2. Rehearing Request

90. CAPP challenges the Commission's determination in the December 2020 Order in several respects. First, CAPP asserts that the Commission cited no evidence to support its conclusion that reduced pipeline risks resulting from negotiated rate contracts are embedded in the reported page 700 data.²⁶⁰ CAPP argues that the December 2020 Order acknowledged that differences in risk can produce variations in ROE but nonetheless declined to investigate whether pipelines' reported page 700 ROEs appropriately reflect their risks.²⁶¹ CAPP further states that without reviewing the page 700 workpapers, the Commission cannot evaluate pipelines' reported capital structures, identify the proxy group companies used to determine each pipeline's page 700 ROE, or evaluate the placement of the pipeline's ROE within the DCF results.²⁶² CAPP claims that it would not be complicated for the Commission to verify whether the reported ROEs accurately reflect reduced pipeline risks. Thus, CAPP states that its request to require pipelines to provide their page 700 workpapers is modest.²⁶³

²⁶⁰ CAPP Request for Rehearing at 24-25.

²⁶¹ *Id.* at 21. CAPP argues that the Commission has recognized in other proceedings that negotiated rate contracts with shipper volume commitments have become more prevalent in the oil pipeline industry and serve to transfer risk from the pipeline to its shippers and reduce the pipeline's cost of equity. *Id.* at 23-24 (quoting *Enbridge Pipelines (S. Lights) LLC*, 144 FERC ¶ 61,044, at P 71 n.209 (2013) ("[T]here is no disagreement that most of the business and financial risks of the Southern Lights Pipeline have been transferred to the Committed Shippers through the TSAs during their term.")). Thus, CAPP argues that the impacts of negotiated rate contracts upon pipeline risks are a documented reality and warrant investigation in the five-year review. *Id.* at 26.

²⁶² *Id.* at 22-23.

²⁶³ *Id.* at 24-25.

- 91. Second, CAPP asserts that the range of the reported page 700 ROEs during the 2014-2019 period exceeds the range of a reasonable DCF analysis. CAPP maintains that this disparity in reported ROEs provides a sufficient basis for the Commission to investigate how pipelines determined these figures.²⁶⁴ In addition, CAPP argues that the fact that ROEs may vary due to differences in proxy group composition and relative risk supports its proposal.²⁶⁵ Regarding proxy group composition, CAPP argues that if a pipeline charges contract rates, its page 700 ROE would only reflect the pipeline's reduced risk if the proxy group it uses to perform the DCF analysis includes pipelines that also charge contract rates.²⁶⁶ Because page 700 does not disclose the proxy group that the pipeline used to determine its reported ROE, CAPP argues that the Commission should examine the page 700 workpapers to determine whether pipelines construed their DCF proxy groups in accordance with Commission policy. Along similar lines, CAPP states that if the Commission believes that variation in reported ROEs results from differences in relative risk, the Commission should investigate how pipelines' risk levels are affecting their page 700 data.²⁶⁷ CAPP states, moreover, that credit ratings of oil pipelines do not reflect a wide divergence of risks.²⁶⁸
- 92. Third, CAPP objects to the Commission's finding that CAPP provided no basis for determining that the reported page 700 data fails to adequately account for pipelines'

²⁶⁴ *Id.* at 28.

²⁶⁵ *Id.* at 31.

²⁶⁶ *Id.* at 31-32.

²⁶⁷ *Id*.

²⁶⁸ *Id.* at 32.

risks. CAPP states that because page 700 does not include information necessary to evaluate the pipeline's ROE analysis, CAPP cannot make this showing without access to pipelines' page 700 workpapers.²⁶⁹ CAPP states that to the extent the December 2020 Order suggests that shippers should attempt to perform DCF analyses of pipelines known to charge contract rates and compare the results with those pipelines' reported ROEs, it would be more efficient for the Commission to investigate the reported ROEs as part of the five-year review.²⁷⁰

93. Finally, CAPP challenges the Commission's conclusion that investigating pipelines' page 700 ROEs would conflict with Commission precedent declining to scrutinize the inputs underlying individual pipelines' page 700 data.²⁷¹ CAPP contends that this argument is inconsistent with the Commission's decision to adjust MLP pipelines' reported page 700 data to remove the effects of the Income Tax Policy Change.²⁷²

3. Commission Determination

94. We deny rehearing. First, CAPP provides no basis for altering the Commission's conclusion that "[t]o the extent that volume commitments in [negotiated rate] agreements have reduced the pipeline's risk, the page 700 total cost of service would reflect this reduction in the embedded costs of equity and costs of debt."²⁷³ Although CAPP

²⁶⁹ *Id.* at 21-22.

²⁷⁰ *Id.* at 28.

²⁷¹ *Id.* at 33 (citing December 2020 Order, 173 FERC ¶ 61,245 at P 50).

²⁷² *Id.* at 30, 33.

²⁷³ December 2020 Order, 173 FERC ¶ 61,245 at P 52 (quoting 2015 Index Review, 153 FERC ¶ 61,312 at P 28). Reflecting these reduced risks would tend to reduce pipeline costs and thereby produce a lower index level, rendering CAPP's

emphasizes that variation in the page 700 ROEs indicates that "something may be amiss" with this data,²⁷⁴ we again conclude that such variation may result from legitimate factors such as differences in proxy group composition and relative risk and does not demonstrate that the reported data is inaccurate or inconsistent with Commission policy.²⁷⁵ Accordingly, we continue to find that CAPP has not substantiated its claim that the reported ROEs fail to adequately account for pipelines' risks in measuring changes in costs of equity and costs of debt.²⁷⁶

95. Second, in any case, CAPP has not rebutted the Commission's conclusion that reviewing individual pipeline data would exceed the scope of the five-year review and conflict with EPAct 1992's mandates for simplified and streamlined ratemaking. The Kahn Methodology measures cost changes on a generic, industry-wide basis. Thus, in calculating the index level, the Commission does not scrutinize the inputs underlying individual pipelines' page 700 data.²⁷⁷

concerns unfounded. Id.

²⁷⁴ CAPP Request for Rehearing at 28.

²⁷⁵ As discussed above, to the extent a particular pipeline's per barrel-mile equity cost changes departed substantially from industry norms, that pipeline would not be among the middle 50% used to calculate the index level. Moreover, even if a pipeline with outlying equity cost changes is included in the middle 50%, that pipeline's cost changes would likely not significantly affect the central tendency of that 80-pipeline sample. Finally, as discussed above, it is not clear from the record that the level of a pipeline's page 700 ROE correlates with that pipeline's annualized cost changes such that variations in ROE would materially affect the index calculation. *See* Shehadeh Reply Decl. at 18-19.

 $^{^{276}}$ December 2020 Order, 173 FERC \P 61,245 at P 52.

²⁷⁷ *Id.* P 53.

96. Third, we continue to find that CAPP's request to review individual pipeline data to evaluate the effects of contract rates upon the pipeline's risk is unsupported. As CAPP acknowledges, ²⁷⁸ the Commission has declined to require pipelines to provide workpapers to shippers²⁷⁹ and explained that the dissemination of this data would impose considerable industry-wide costs upon pipelines²⁸⁰ and raise potential confidentiality concerns.²⁸¹ CAPP's arguments do not address these issues. Accordingly, we continue to find that CAPP has not provided a basis for the Commission to depart from existing policy to require pipelines to provide page 700 workpapers in the five-year review.²⁸² Fourth, we are not persuaded that an intensive review of individual pipeline page 97. 700 data would be appropriate even if the reported ROEs for 2014 and 2019 do not fully reflect reductions in risk resulting from contract rates. As an initial matter, the Commission calculates the index level based upon pipeline cost changes over the prior five-year period, rather than pipeline costs at a particular time. Thus, to the extent that a pipeline reported an ROE that does not reflect the risks it faces charging contract rates in both 2014 and 2019, those errors would tend to cancel out without distorting the measurement of industry-wide cost changes. More broadly, CAPP has not demonstrated

²⁷⁸ CAPP Initial Comments at 5.

 $^{^{279}}$ Revisions to Indexing Policies and Page 700 of FERC Form No. 6, 170 FERC \P 61,134, at P 6 (2020).

²⁸⁰ Id.

²⁸¹ These potential confidentiality concerns relate to shipper information protected by section 15(13) of the Interstate Commerce Act and the pipeline's competitive business information. *Revisions to Indexing Policies and Page 700 of FERC Form No. 6*, 157 FERC ¶ 61,047, at P 49 (2016).

²⁸² As discussed above, the proponent of a change in Commission policy bears the burden of justifying that change. *See supra* note 129.

why the index should reflect the lower risks associated with contract rates. The five-year review calculates the index level used to adjust non-contract rates,²⁸³ and under CAPP's own argument, pipelines with non-contract rates face higher risks than pipelines with contract rates. Thus, we are unpersuaded that the page 700 data used to calculate the index level should reflect the lower risks associated with contract rates.²⁸⁴

F. Appropriate Source of 2014 Page 700 Data

1. Background

98. Page 700 includes columns for reporting both current-year and previous-year summary cost-of-service data. Thus, for example, pipelines reported cost-of-service data for 2014 in their page 700s submitted in April 2015 (in the current-year column) and in April 2016 (in the previous-year column). The more recently filed data reported in the previous-year column often updates the data that was filed in the prior year.

Accordingly, for the first year of the index review period in the five-year review, the Commission uses updated page 700 data filed in the following year's Form No. 6, where available. 285

²⁸³ Negotiated committed shipper contracts only incorporate indexing when both the pipeline and the committed shippers accept such terms. 2015 Index Review, 153 FERC ¶ 61,312 at P 49 n.94.

²⁸⁴ To the extent that the index should be adjusted in light of the reduced risks associated with contract rates, CAPP's argument would support adopting an adder to increase the ROE of pipelines that charge contract rates to reflect the higher risks faced by pipelines with non-contract rates.

²⁸⁵ See Five-Year Review of Oil Pipeline Pricing Index, 114 FERC ¶ 61,293, at P 40 (2006) (2005 Index Review) (finding that a witness was "correct to use the data contained in [a] resubmitted FERC Form No. 6").

2. Requests for Rehearing and Clarification

99. Pipelines assert that the December 2020 Order errs by relying upon outdated page 700 data for 2014.²⁸⁶ Pipelines state that although 38 pipelines filed updated 2014 page 700 data in April 2016, the December 2020 Order erroneously relied upon those pipelines' originally filed 2014 data as reported in April 2015.²⁸⁷ Pipelines state that because the December 2020 Order did not discuss this departure from past practice, the use of these pipelines' originally filed data appears to have been inadvertent.²⁸⁸ Thus, Pipelines request rehearing and/or clarification to correct this apparent departure from past practice.²⁸⁹

3. <u>Commission Determination</u>

100. We agree with Pipelines' arguments and grant rehearing to rely upon updated page 700 data for 2014, as reported in the previous-year column of page 700 filings submitted in April 2016. This adjustment ensures that the index calculation reflects the most

denies this request for clarification, Designated Carriers request rehearing of the December 2020 Order to the extent that it does not rely upon this updated data. *Id.*

²⁸⁶ AOPL Request for Rehearing at 2-3; Designated Carriers Request for Rehearing at 7-8, 11.

²⁸⁷ AOPL Request for Rehearing at 2-3; Designated Carriers Request for Rehearing at 4, 7; *see also* AOPL Request for Rehearing, Shehadeh Aff. at attach. A (listing 38 pipelines that filed updated page 700 data for 2014).

²⁸⁸ AOPL Request for Rehearing at 3; Designated Carriers Request for Rehearing at 7-9.

²⁸⁹ AOPL Request for Rehearing at 1-3. Designated Carriers request that the Commission clarify that it intended to calculate the index level using updated page 700 data for 2014 as reported in the previous-year column in page 700 filings submitted in April 2016. Designated Carriers Request for Rehearing at 1-2, 4-5. If the Commission

current page 700 data for 2014 and accords with the Commission's prior practice of relying upon updated data reported in the previous-year column of the following year's Form No. 6, where available.²⁹⁰ Accordingly, we grant Pipelines' requests for rehearing and clarify that where a pipeline updates its page 700 data for the first year of the index review period in the previous-year column of the following year's Form No. 6, it is the Commission's policy to calculate the index level using that updated data.

G. Application of Adjustments to 2014 Page 700 Data

1. Request for Clarification or Rehearing

101. Designated Carriers assert that in adopting their proposal to eliminate the effects of the Income Tax Policy Change from the index calculation, the December 2020 Order failed to adjust the 2014 page 700 data for two MLP pipelines, MPLX Ozark Pipe Line LLC and Lambda Energy Gathering, LLC.²⁹¹ Designated Carriers state that neither of these pipelines filed Form No. 6 in 2014 because they formed as a result of mergers or acquisitions of MLP predecessor entities that occurred during the 2014-2019 period.²⁹² However, because these pipelines' MLP predecessor entities filed page 700 data for 2014, Designated Carriers assert that the Commission should have adjusted the predecessor entities' 2014 page 700 data to remove the effects of the Income Tax Policy

²⁹⁰ E.g., NOI, 171 FERC ¶ 61,239 at Workpapers, COSsort Tab, Column C; 2015 Index Review, 153 FERC ¶ 61,312 at Workpapers, COSdata Tab (noting that "[w]here available, data for given year is taken from the 'Previous Year Amount' column of the following year's Form 6 (e.g., 2009 data is from column (c) of the 2010 Form 6"); 2005 Index Review, 114 FERC ¶ 61,293 at P 40.

²⁹¹ Designated Carriers Request for Rehearing at 18-19.

²⁹² *Id.* at 19.

Change.²⁹³ Designated Carriers state that the December 2020 Order does not explain why the Commission did not adjust the 2014 page 700 data for the predecessor entities as it did for all other pipelines that were MLPs in 2014.²⁹⁴

102. Thus, Designated Carriers request that the Commission clarify that it intended to adjust the 2014 page 700 data of the predecessor entities of MPLX Ozark Pipe Line LLC and Lambda Energy Gathering, LLC, to eliminate the 2014 income tax allowance and adjust the 2014 return on rate base to reflect the removal of ADIT.²⁹⁵ If the Commission denies this request for clarification, Designated Carriers request rehearing of the December 2020 Order to the extent that it fails to adopt the foregoing adjustments.²⁹⁶

2. <u>Commission Determination</u>

103. We deny Designated Carriers' request for clarification or rehearing. As discussed above, we grant rehearing of the December 2020 Order to incorporate the effects of the Income Tax Policy Change in the index calculation using unadjusted page 700 data. Given that we do not adopt Pipelines' proposed adjustments to the data set to remove the effects of the Income Tax Policy Change, we deny Designated Carriers' request to apply those adjustments to the predecessor entities of MPLX Ozark Pipe Line LLC and Lambda Energy Gathering, LLC.

²⁹³ Id.

²⁹⁴ *Id.* at 20-21.

²⁹⁵ *Id.* at 4-5.

²⁹⁶ *Id.* at 12-14, 18-21.

III. 2021-2026 Oil Pipeline Index

104. Based upon the foregoing, we grant rehearing of the December 2020 Order, in part, deny rehearing, in part, and establish an index level of PPI-FG-0.21% for the five-year period beginning July 1, 2021.

IV. <u>Interim Rate Change Filings</u>

105. Consistent with the Commission's action in this order, oil pipelines must recompute their ceiling levels and rates to be effective March 1, 2022. Specifically, pipelines must revise the ceiling levels that became effective July 1, 2021, to reflect an index level of PPI-FG-0.21% instead of the index level adopted in the December 2020 Order.²⁹⁷ Any oil pipeline with a filed rate that exceeds its recomputed ceiling level must file to reduce that rate to bring it into compliance with the pipeline's recomputed ceiling level as required by § 342.3(e) of the Commission's regulations.²⁹⁸ We direct such pipelines to submit these filings to be effective March 1, 2022.²⁹⁹ To the extent that

²⁹⁷ Concurrently with this order, the Commission is issuing a Notice of Annual Change in the Producer Price Index for Finished Goods in Docket No. RM93-11-000. *Revisions to Oil Pipeline Regulations Pursuant to the Energy Policy Act of 1992*, 178 FERC ¶ 61,046 (2022) (Notice). As described in the Notice, oil pipelines must

recompute their ceiling levels for July 1, 2021 through June 30, 2022 by multiplying their ceiling levels for July 1, 2020 through June 30, 2021 by 0.984288. *Id.*

²⁹⁸ 18 CFR 342.3(e). The filing requirements of 18 CFR 342.3(e) are included in the FERC-550 information collection and approved by the Office of Management and Budget (under OMB Control No. 1902-0089).

²⁹⁹ Oil pipelines that filed to revise their rates effective on or after July 1, 2021 using one of the Commission's alternative ratemaking methodologies are not required to recompute their ceiling levels or make an interim rate change filing. *See id.* 342.3(d)(5) ("When an initial rate, or rate changed by a method other than indexing, takes effect during the index year, such rate will constitute the applicable ceiling level for that index year.").

pipelines are unable to submit these filings 30 days in advance of the March 1, 2022

effective date, pipelines may seek waiver of the 30-day notice requirement.³⁰⁰

The Commission orders:

(A) The requests for clarification or rehearing of the December 2020 Order are

granted in part and denied in part, as discussed in the body of this order.

(B) Oil pipelines are directed to recompute their ceiling levels for July 1, 2021

through June 30, 2022 based upon an index level of PPI-FG-0.21%, as discussed in the

body of this order.

Oil pipelines with filed rates that exceed their recomputed ceiling levels (C)

must file to reduce the rate to bring it into compliance with the recomputed ceiling level

to be effective March 1, 2022, as discussed in the body of this order.

By the Commission. Commissioner Danly is concurring in part and dissenting in part

with a separate statement attached.

Commissioner Christie is concurring in part and dissenting in part

with a separate statement attached.

ISSUED: January 20, 2022.

Kimberly D. Bose,

Secretary.

FEDERAL ENERGY REGULATORY COMMISSION

Five-Year Review of the Oil Pipeline Index

Docket No. RM20-14-001

(Issued January 20, 2022)

DANLY, Commissioner, concurring in part and dissenting in part:

- 1. Today's order grants rehearing of the December 2020 Order,¹ in part, denies rehearing, in part, and establishes an index level of PPI-FG-0.21%. My separate statement focuses only on the aspects of today's order that depart from the Commission's December 2020 Order.² I dissent from the Commission's decision³ to grant rehearing and depart from the December 2020 Order by (1) trimming the data set to the middle 50% of cost changes, as opposed to the middle 80%; and (2) incorporating the effects of the Commission's 2018 policy change requiring Master Limited Partnership (MLP)-owned pipelines to eliminate the income tax allowance and previously accrued Accumulated Deferred Income Taxes balances from their page 700 summary costs of service (Income Tax Policy Change).⁴ I concur in the Commission's decision to grant rehearing for the purpose of correcting the index calculation based upon updated page 700 cost data for 2014.⁵
- 2. We must ask a threshold question every time we make a decision: Does the Commission have the legal authority to do what it is doing? In some cases, the Commission, acting within its authority, may take any of a number of approaches so long as it adequately explains its decision under the Administrative Procedure Act. In such instances, a robust record may provide substantial evidence for several legitimate approaches and the Commission's ultimate decision then turns on a collective judgment call. This is such a case.

 $^{^1}$ Five-Year Rev. of the Oil Pipeline Index, 173 FERC ¶ 61,245 (2020) (December 2020 Order).

² This does not mean that I agree with all of the reasoning provided for the aspects of rehearing that are denied. Therefore, I concur in the result for the parts of the Commission's decision that deny rehearing.

³ Five-Year Rev. of the Oil Pipeline Index, 178 FERC ¶ 61,023, at P 2 (2022) (Oil Index Rehearing Order).

⁴ Inquiry Regarding the Commission's Policy for Recovery of Income Tax Costs, 162 FERC ¶ 61,227, at P 8 (2018 Income Tax Policy Statement), reh'g denied, 164 FERC ¶ 61,030, at P 13 (2018), request for clarification dismissed, 168 FERC ¶ 61,136 (2019); petitions for review dismissed sub nom. Enable Miss. River Transmission, LLC v. FERC, 820 F. App'x 8 (2020).

 $^{^5}$ Oil Index Rehearing Order, 178 FERC \P 61,023 at P 2.

- 3. As an initial matter, I agree that the Commission is obligated to ensure that the pipelines charge just and reasonable rates and I remain convinced that the December 2020 Order's decisions to trim the data set to the middle 80% and not to incorporate the effects of the Income Tax Policy Change would have resulted in just and reasonable indexed rates. In my view, based on the ample record before us, the Commission could have sustained that decision in both respects. Nothing in parties' arguments on rehearing, or in the record *compel* the Commission to find otherwise.
- 4. First, I dissent from the Commission's decision to trim the data set to the middle 50% of cost changes⁶ and disagree with the Commission's conclusion that "the record in this proceeding does not justify departing from the Commission's established practice of calculating the index level based solely upon the middle 50%." I would have sustained the Commission's decision to trim the data set to the middle 80% for the reasons articulated in the December 2020 Order: it is consistent with the purpose of the statute, when possible, to use a "broader sample of data [in order to] enhance the Commission's calculation of the central tendency of industry cost experience." I simply do not agree with the Commission's assertion that, in order to ensure just and reasonable rates, "it remains necessary to use the middle 50% to avoid including outlying data."
- 5. Second, I dissent from the Commission's decision to incorporate the effects of the Income Tax Policy Change. I would have sustained the Commission's decision in the December 2020 Order to adopt Designated Carriers' proposed adjustment to remove the effects of the Income Tax Policy Change from the page 700 data used to calculate the index. I acknowledge that the Commission previously stated that it "will incorporate the effects of this Revised Policy on industry-wide oil pipeline costs in the 2020 five-year review of the oil pipeline index level." A prior Commission, however, cannot bind a future Commission's decisions. Further, I disagree with the Commission's repeated statements in today's order that the Commission's decision to incorporate the effects of the Income Tax Policy Change in the index is required to ensure just and reasonable rates. In my view, the reasons provided in the Commission's December 2020 Order

⁶ See id. PP 43-58.

⁷ See id. P 43.

⁸ December 2020 Order, 173 FERC ¶ 61,245 at P 26 (explaining that the Commission's use of "the middle 50% would exclude 48 pipelines from the Commission's review of industry-wide cost changes over the 2014-2019 period") (citation omitted).

⁹ Oil Index Rehearing Order, 178 FERC ¶ 61,023 at P 57 (emphasis added).

¹⁰ 2018 Income Tax Policy Statement, 162 FERC ¶ 61,227 at P 8.

¹¹ My colleagues acknowledge that the "2018 Income Tax Policy Statement provided non-binding guidance regarding the Commission's future intentions." Order Index Rehearing Order, 178 FERC ¶ 61,023 at P 21 n.55.

¹² See id. P 17 ("The index must reflect the Income Tax Policy Change in order to

remain persuasive, including the following: (1) "the purpose of indexing is to allow the indexed rate to keep pace with industry-wide cost changes, not to reflect alterations to the Commission's Opinion No. 154-B cost-of-service methodology;" (2) "[t]he index allows for incremental rate adjustments to enable pipelines to recover normal cost changes in future years;" (3) the index "is not a true-up designed to remedy prior over-or under-recoveries in pre-existing rates resulting from cost-of-service policy changes during the prior five-year period;" and (4) it remains unclear "that the double recovery of MLP pipelines' income tax costs was ever incorporated into the index." 16

- 6. Third, I concur with the Commission's decision to grant rehearing to correct the index calculation such that it relies on updated page 700 cost data for 2014 and with the Commission's clarification that "where a pipeline updates its page 700 data for the first year of the index review period in the previous-year column of the following year's Form No. 6, it is the Commission's policy to calculate the index level using that updated data."¹⁷
- 7. While it would have been better for the Commission to reaffirm the December 2020 Order as discussed above, it is necessary for me to acknowledge that the Commission is acting in accordance with the law and the majority's decision to reverse parts of the December 2020 Order will likely withstand judicial review. I am surprised, however, to see the majority's seeming vitriol over what amounts to a judgment call.

For these reasons, I respectfully concur in part and dissent in part.

James P. Danly	
Commissioner	

produce just and reasonable oil pipeline rates."); *id.* ("Because indexing is the Commission's primary oil pipeline ratemaking methodology and because indexed oil pipeline rates must be just and reasonable, we conclude that the index calculation must now address the Income Tax Policy Change."); *id.* P 20 ("Thus, as the Commission's Opinion No. 154-B methodology evolves, oil pipeline rates adjusted via indexing must reflect those changes in order to remain just and reasonable.").

¹³ December 2020 Order, 173 FERC ¶ 61,245 at P 17 (footnotes omitted).

¹⁴ *Id.* P 18.

¹⁵ *Id*.

¹⁶ *Id*. P 19.

¹⁷ See Oil Index Rehearing Order, 178 FERC ¶ 61,023 at P 101.

FEDERAL ENERGY REGULATORY COMMISSION

Five-Year Review of the Oil Pipeline Index

Docket No. RM20-14-001

(Issued January 20, 2022)

CHRISTIE, Commissioner, concurring in part and dissenting in part:

- 1. I concur with most of today's order, most significantly the restoration of the use of the middle 50% of the data set for determining the index. As today's order notes, the December 2020 Order's move to the middle 80% was an unjustified departure from the Commission's settled practice of relying on the middle 50%. Because the 50% range represents the established practice over the past decade, restoring it is more consistent with the principle of regulatory certainty than the December 2020 Order's reliance on the 80% range without sufficient justification.
- 2. Consistent with this principle of regulatory certainty, however, I dissent from the portion of today's order that reverses the determination in the December 2020 order declining to incorporate the effects of the Income Tax Policy Change into the 2020 index calculation. In what it described as "an issue of first impression," the Commission, in that order, adopted a proposal submitted by Designated Carriers in response to a previously issued NOPR.³ The December 2020 Order explained the Commission's reasoning.⁴
- 3. The Income Tax Policy Change presented a unique factual circumstance that had yet to be considered by the Commission's indexing policies. It thus constitutes a "one-off." It fell to a differently constituted Commission to determine whether, and if so how, the index calculation must be adjusted to address the Income Tax Policy Change. That Commission made its decision. I was not on the Commission in December 2020. If I had been, I may have voted for a different treatment of the tax issue, but unlike the change of the data set range which disturbed without adequate justification an established practice this unique tax issue was one in which there were valid arguments on both sides. What I or other members of this Commission *might* have done, however, if we had been given the opportunity in 2020, matters much less than what the Commission sitting in December 2020 actually *did* do: namely, consider the pros and cons of an issue and make a decision based on the arguments and evidence in the record. Accordingly, I believe that the principle of regulatory certainty argues for leaving that "one-off" decision on the tax issue alone.

¹ Five-Year Review of the Oil Pipeline Index, 178 FERC ¶ 61,023 (2022) (Order).

² *Id.* P 37 & n.9.

³ December 2020 Order, 173 FERC ¶ 61,245 at P 16.

⁴ Id. PP 16-20.

For these reasons, I respectfully concur in part and dissent in part.

Mark C. Christie Commissioner

[FR Doc. 2022-01544 Filed: 1/27/2022 8:45 am; Publication Date: 1/28/2022]